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CLOSED SECTION

EX-100
JUL 8 1978

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: June 26, 1961

FROM : SAC, Miami

ATTENTION: ADMINISTRATIVE DIVISION

SUBJECT: Allegations by
SA William W. Turner

Wesley Grapp

Enclosed are the original and three copies of a self-explanatory affidavit as requested by the Bureau.

Should there be any suggestions as to changes, additions or deletions, please advise.

2 - Bureau (Encls. 4) (RM-RRR) (AM)

1 - Miami

WGG:JHK

(3)

REC-142
ENCLOSURE
(111)

XEROX
JUL 8 1978

REC-142

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SEARCHED	INDEXED
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ORIGINAL FILED IN 67-188-111

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Miami, Florida
June 26, 1961

I, Wesley G. Grapp, being duly sworn, hereby make the following free and voluntary statement to [redacted] Assistant Special Agent in Charge of the Miami FBI Office.

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During the first part of February, 1961, when I was assigned as Special Agent in Charge of the Oklahoma City Division of the FBI, a special inquiry was conducted in that locality by Chief Inspector [redacted] of the FBI Headquarters, Washington, D. C. Among other things, he was interested in determining whether or not I had ever demanded discounts on repairs to my personally owned automobile on the basis of my position with the FBI. The demands were allegedly made to [redacted] of the Morrison Garage, located at 600 West California Street, Oklahoma City, Oklahoma.

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The allegation was false. The handling of contracts for the repair of Bureau owned automobiles in the Oklahoma City Division has been handled by the Assistant Special Agent in Charge. The files of that office reflect that each and every year there have been competitive bids from those responsible garage men who are interested or possibly interested in such business. The contract is from July 1 through the following June 30 of each year to cover a fiscal year. In recent years, the contract has been let by FBI Headquarters, Washington, D. C., based upon the bids tendered by the interested firms, to a different bidder each year that I was assigned to the Oklahoma City Division. One of the years, the Morrison Garage had the contract.

On one or more occasions since the Morrison Garage lost the contract, [redacted] has contacted me and requested to be put on the bidders list for the forthcoming year, as he was still interested in again securing the Bureau's repair work, if such was possible. On each occasion, I told [redacted]

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[] that he would be sent an invitation to bid. This courtesy is extended to all qualified persons and firms who are interested in bidding, and the Morrison Garage fell in that general category.

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I have been personally acquainted with [] for a number of years, and he has offered all personnel of the FBI the same rates and discounts on repairs to their personally owned cars as existed under the contract. It was his theory that if he could make money repairing Bureau cars at a certain price, he could make additional money by repairing more cars at the same rate, such as privately owned cars of Bureau personnel. He has extended such an invitation to me periodically, and his services were used on a very limited basis on a few occasions by me.

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While Inspector [] was in Oklahoma City on or about Saturday, February 4, 1961, [] wanted to talk to []. An attempt was made to locate him at his garage and he was not there. A possible itinerary was given where he might stop. Inquiry was made at those addresses and a message was left for him to call the FBI office at his earliest convenience.

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Later that same date, [] did telephone the FBI office and asked for me. He spoke to me while I was in the presence of Inspector []. At that time he again brought up the subject that he wanted to be sure to have an invitation to bid on the Bureau's automotive repair work for the forthcoming fiscal year, and I again tactfully advised him that he would receive such a notice to bid.

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At no time did I tell [] that I wanted him to have the contract, nor did I use any other words or terminology with him that I would not have used to any other prospective bidder. In addition, I said nothing to him that I had not previously told him when he raised similar inquiries. At no time was he led to believe or promised any special consideration of any kind by anyone in the FBI.

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[redacted] is an extremely loquacious individual. It took me several minutes to listen to his comments and then to tactfully explain to him that the Chief Inspector of the FBI was in the city, the question arose as to whether I had ever requested any special discounts for repairs on my personally owned automobile, and the Chief Inspector would like to talk to him. With that, [redacted] went into great detail as to how asinine and ludicrous any such allegation would be, as such did not exist in fact. He stated he was dumbfounded as to the source or basis for any such unwarranted and unfounded allegation. Inspector [redacted] was present during my entire conversation, and the telephone receiver was handed to him at the first opportune moment. So that he could talk to [redacted] alone, I then left the room.

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I would like to state specifically that at no time have I ever requested special consideration by [redacted] due to my position in the FBI, and at no time have I ever attempted to use influence with him to have him desist from saying whatever he had to say concerning me.

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Wesley G. Grapp
Wesley G. Grapp
Special Agent in Charge
Federal Bureau of Investigation
Miami, Florida

Sworn to and subscribed before me
on June 26, 1961, at Miami, Florida

[redacted]
Assistant Special Agent in Charge

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Witnessed:

[redacted]
Special Agent
Federal Bureau of Investigation
Miami, Florida

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MR. CALLAHAN

June 29, 1961

C. R. DAVIDSON

SA WILLIAM W. TURNER

Enoxville Division

Entered on Duty 2-3-51

GS12, \$9735

VETERAN; ON PROBATION AND UNDER SUSPENSION

SAC Grapp furnished an affidavit dated 6-28-61 to Inspector E. L. Edwards at Miami regarding the information received by the Oklahoma City Division on 6-26-61 from Oklahoma Highway Patrolman [redacted] that he had stopped SAC Grapp for speeding sometime during the Fall of 1960 but had not charged him. SA Turner had alleged to Inspector [redacted] that he had heard the acting County Attorney of Dewey County, Oklahoma, mention this incident and in connection with the Inspector's inquiry into this allegation SAC Grapp submitted a memorandum to the Inspector dated 2-4-61 in which he denied that he had ever been arrested in Oklahoma City for speeding, that he had been stopped and accused of speeding by anyone at any time or that he had requested any officer to refrain from arresting him. b6 b7C

In his affidavit of 6-28-61 which is attached, SAC Grapp again denies that he was stopped for speeding and asserts that the information he originally furnished to Inspector [redacted] regarding this incident is, to the best of Grapp's knowledge and recollection, entirely correct in every detail. Grapp indicates in his affidavit his belief that the incident related by Trooper [redacted] is the same incident related by SAC Grapp in his memorandum of 2-4-61 to Inspector [redacted]. SAC Grapp denied at that time, and still denies, that the trooper who stopped him told him that he was speeding. Grapp states that the trooper told Grapp of his marital troubles and that his captain as well as higher police officials were going to take administrative action against him and transfer him and wanted to know if Grapp could help him by interceding in his behalf as he wanted to be transferred to a particular location in the State of Oklahoma. Grapp advised that he sympathized with the trooper but, of course, made no commitment of any kind and they parted amicably. b6 b7C

In reviewing Grapp's memorandum of 2-4-61, his affidavit of 6-28-61 and the information obtained from Trooper Washmon on 6-28-61 the following points are noted:

Enclosure

JIC:md (5)

1 - Mr. Malone (sent direct)

1 - Mr. W. R. Clark (sent direct)

① - Personnel File of SA Wesley G. Grapp

67-188 613-278
Searched 4 Numbered 4
6 JUL 15 1961
ENCLOSURE
JUL 15 1961

NOT RECORDED
6 JUL 15 1961

1. In his memorandum of 2-4-61 to Inspector [redacted], Grapp indicated that he was stopped by the trooper sometime in September or October, 1960. In his affidavit of 6-28-61 he advises that in view of information supplied him by Inspector [redacted] he has checked available records and now states that the incident occurred on the evening of 11-4-60 between 8:00 and 9:00 p. m. as Grapp was returning from the Gaymon-Hooker, Oklahoma, area to Oklahoma City.

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2. Trooper [redacted] said that he did not ask for SAC Grapp's driver's license. Grapp stated in his memorandum of 2-4-61 and again in his affidavit of 6-28-61 that the trooper did ask for his license and was shown it. Grapp now recalls that the trooper called attention to the fact that the license had expired and Grapp showed him a paid receipt indicating he had applied for a new license which would be mailed to him. (In Oklahoma, according to Grapp, the old license remains valid under such circumstances until the new one is received.)

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3. Grapp advised both on 2-4-61 and 6-28-61 that the Bureau car he was driving had three radio antennae and therefore was readily recognizable by another law enforcement officer. Grapp stresses this in his affidavit of 6-28-61 because he wants to make it clear that he did not try to use his position as SAC to influence the officer. He says he asked the trooper nothing and points out that the trooper stated that Grapp did not ask for special consideration and did not attempt to influence the trooper in any way. Grapp further stated in his affidavit that the driver's license which the trooper examined had the address of the Oklahoma City FBI office on it because Grapp did not have a permanent residence when he applied for the license shortly after arriving in Oklahoma City.

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4. [redacted] stated that he told Grapp that he had stopped him for speeding because he had been clocked on radar at 85 mph in a 55 mph zone. In his affidavit of 6-28-61 Grapp denies that there was any mention of radar, the speed limit or zone or that Grapp was going 80 or 85 mph or had violated the law in any way. Grapp stated in the affidavit that to the best of his recollection at the time he was stopped on 11-4-60 he had just passed a "Y" in the road and was on a slight curve which caused him to slow down. Grapp does not believe he was speeding.

5. In his memorandum of 2-4-61 Grapp stated that the Oklahoma speed limit was 70 mph. Trooper [redacted] related that he had told Grapp he had been clocked at 85 mph in a 55 mph zone. In the affidavit of 6-28-61 Grapp states that he has made inquiry of the American Automobile Association in Miami and been advised by them that according to their latest information the speed limit on turnpikes in Oklahoma is 70 mph and on highways and open roads is 65 mph in the daylight and 55 mph at night unless otherwise posted. Grapp does not know what, if any, posting existed on the highway.

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6. In connection with his denial in his affidavit of 6-28-61 that the trooper

had told him he was speeding, SAC Grapp states further that he does not actually know why the trooper stopped him as the trooper did not advise him. The SAC speculates that it might have been to check his driver's license, it could have been curiosity in view of the fact that the SAC's car was readily recognizable as a law enforcement vehicle and the trooper was not familiar with the driver, or it could have conceivably been because the trooper wanted to discuss his desire for a transfer. In any event, SAC Grapp states the circumstances of the stopping and the conversation which ensued raised no question in his mind to prompt him to ask the trooper what had motivated him to stop Grapp. According to Grapp, the trooper said nothing to indicate that Grapp had violated any traffic law.

7. In his affidavit of 6-28-61 Grapp asserts that no information of his being stopped for speeding ever reached his attention until Turner mentioned it to Inspector [redacted] in February 1961. Grapp points out that if Turner had promptly reported this information in accordance with Bureau regulations the Bureau would have been immediately advised and appropriate steps taken to scotch this unfounded rumour. SAC Grapp further points out that SA Turner was seriously at fault for failing to abide by the Bureau's regulations in this matter. b6 b7C

The above is submitted for information. Inspector [redacted] is proceeding today to Oklahoma City to check further into this matter in accordance with the recommendation made in your memorandum of 6-28-61. b6 b7C



- 188 613 - 278

Miami, Florida
June 28, 1961

I, Wesley G. Grapp, presently Special Agent in Charge of the Miami Division of the FBI and formerly Special Agent in Charge of the Oklahoma City Division, hereby make the following affidavit and deposition:

During the period February 1-4, 1961, Inspector [redacted] of the Bureau was in Oklahoma City where I was Special Agent in Charge and he made inquiry into certain allegations made by Special Agent William W. Turner, then assigned to that office. One of the incidents involved in this inquiry was Turner's statement: "I have personal knowledge that a gentleman introduced to me as the prosecutor of Dewey County commented that Mr. Grapp had been stopped by the OHP (Oklahoma Highway Patrol) for speeding 80 mph and that if it had happened in his county, he would not have released him..."

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At that time I furnished the following answer to the Inspector:

"Answer: The Oklahoma speed limit is 70 mph. I have never been arrested in Oklahoma for speeding and have not been stopped and accused of speeding by anyone at any time. At no time have I requested any officer to refrain from arresting me. I have been stopped and had my driver's license checked to see if it were current, as well as for a check of my vehicle for safety purposes. In addition, I have been stopped by other members of law enforcement for social visits, etc. From memory I do not recall the identity of Lt. [redacted] and Lt. [redacted], of the Clinton Detachment of the Oklahoma Highway Patrol. I am well aware and am a close friend of the Captain of that detachment, [redacted], as well as his

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"superiors, Major [redacted]
[redacted], and [redacted], In
about September or October, 1960, I was with [redacted]
[redacted] and [redacted], as well as other
ranking patrol officers, in the Oklahoma Panhandle
on official business. They invited me to return by
their special airplane with them. I declined in view
of the fact I had a Bureau car. This car which I
utilize on official business has three aerials as
it contains three radios, and both the car and myself
are easily recognized by local law enforcement
officers throughout the state. On returning to
Oklahoma City on official business an Oklahoma Highway
Patrol unit, with one trooper in it, waved towards me,
and we both pulled off to the side of the road. The
trooper checked my driver's license to insure that it
was current, and then he wanted to know if I could
help him. We sat at the side of the road about
twenty minutes. He told me of his marital problems,
that he was getting a divorce from his wife, and that
his unit captain, [redacted], as well as higher
officials of the patrol, including [redacted] and [redacted]
[redacted], with whom I had been earlier in the day, were
'after him.' He related they were going to take
administrative action concerning him and transfer him.
He wanted to know if I could help him in any way by
interceding in his behalf, as he wanted to be trans-
ferred to a given location in another area of the state.
I sympathized with him, and figuratively speaking
'held his hand.' Of course, I made no commitment of
any kind because I did not want to get involved in
the internal operation of the Oklahoma Highway Patrol.
We parted amicably, and at no time during that con-
versation did he or anyone else imply to me that I
had broken any speed law or any other traffic law.
The first time that I heard the figures "80 MPH" in

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"connection with this incident was when I read SA TURNER's allegations. To the best of my knowledge I was not guilty of violating the speed law or any other driving regulation. There is no County Attorney in Dewey County; however, there is a local lawyer who is acting as County Attorney. I have been in his company, am acquainted with him and as a matter of fact he has invited me to be his hunting guest. I have never heard him mention this matter and have never heard of him commenting adversely concerning me.

"It would appear to me from the above that someone has attempted to manufacture 'an incident.' As to the fact that the County Attorney reportedly stated he would not have released me, it would appear that until an individual was arrested he would not have jurisdiction or knowledge of the matter. Our relations are excellent with the Oklahoma Highway Patrol and with the Sheriff of Dewey County, RAY COOK, with whom I spent two evenings last week. The allegation is unfounded in its entirety and the product of a warped mind."

I have now been advised by Inspector H. L. Edwards of the Bureau that Oklahoma Highway Patrol Trooper [redacted] [redacted], stationed at Clinton, Oklahoma, has advised as follows: that [redacted] recalled that some time during the fall of 1960 he stopped SAC Grapp on State Highway 33, a mile west of the Kingfisher, Blaine county line in Blaine County at about 9:00 p.m. after clocking him on radar at a speed which, to the best of his recollection, was 85 miles per hour; that SAC Grapp, who was headed east, identified himself as Special Agent in Charge of the FBI in Oklahoma and [redacted] told him he had stopped SAC Grapp for speeding inasmuch as he had been clocked on radar at 85 miles per hour in a 55 mile per hour zone; that [redacted] did not ask for SAC Grapp's driver's license

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and did not give him a ticket, explaining this is a courtesy he would have extended to any law enforcement officer where no aggravating circumstances exist; that according to Washmon, SAC Grapp did not ask for special consideration and did not attempt to influence [] in any way; that [] states he conversed with SAC Grapp for a few minutes, after which SAC Grapp proceeded on his way; that [] volunteered that he found SAC Grapp very pleasant and courteous; that [] made no written report and that no radar record is available. I would like to make the following statement in light of the above.

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The information as I originally furnished it, to the best of my knowledge and recollection, is entirely correct in every detail. In view of the information supplied by Inspector Edwards, I have checked the available records and further considered this matter.

The incident referred to above transpired on the evening of November 4, 1960, between approximately 8:00 p.m. and 9:00 p.m. as I was returning from the Guymon-Hooker, Oklahoma, area to Oklahoma City. I fix this date as Friday, November 4, 1960, because it was on the previous day that I departed the Oklahoma City area and made numerous stops throughout the western end of that state and it was on my return, when I was between Watonga and Kingfisher, Oklahoma, that I was stopped. It was in this vicinity that my route would put me on Highway 33. This is the only time during the pertinent period that I was stopped.

As I was proceeding toward Oklahoma City, there were other cars in the general vicinity proceeding in both directions. I recall that on this particular evening in this locality there were several cars ahead of me and several behind me, all going in the same direction. To the best of

my recollection, I noticed a vehicle behind me was very close and blinking its lights and the occupant was motioning or waving to me to pull to the side of the road. This is not in conflict with the portion of my original statement to the effect the trooper waved toward me and we both pulled off to the side of the road. The original statement was not intended to indicate the two vehicles were going in different directions. Despite the time I could see him motion towards me indicating I was to pull to the side of the road. Blinking lights were not mentioned in the original memorandum as that memorandum did not go into detail to the extent of this statement.

I recognized the vehicle because of its closeness as a unit of the Highway Patrol. To the best of my recollection, the trooper did not use the blinking red dome light mounted on the outside top of the vehicle and he did not use a siren. He stopped behind me and got out of his vehicle and walked to the driver's side of the Bureau car. I opened the door and got out. He asked me for my driver's license. The wind was blowing strongly and it was cold, so I invited the trooper into the Bureau car. I am positive he asked for and received my driver's license because after he examined the license, he advised me that it had expired. I then searched my wallet and found a paid receipt from the Drivers License Bureau reflecting that I had applied for a new license, had paid the necessary fee, and such new license would be mailed to me. This procedure in Oklahoma validates the old license until the new one is received.

I would like to state for clarification purposes that I was transferred to Oklahoma toward the end of September, 1958, and shortly thereafter applied for an Oklahoma driver's license. I believe they are good for two years. Shortly before the expiration of that driver's license, which would expire in late September or in October, 1960, I reapplied

for a new license and obtained the above receipt which gave me a valid driver's license until such time as the new one had been printed and sent to me through the mail. There is normally an elapsed time of several weeks. In my original statement quoted above I did not go into detail pertaining to the mechanics of the driver's license as it did not appear to be pertinent then and the trooper had not at that time denied asking for and checking the license. The added details are now being furnished to further add to my recollection of the events that transpired.

I recall very specifically the trooper asked me for my license and I recall vividly the fact that the receipt for the new license had become detached from the old license when I removed it from my billfold and I had to search to find it. When I applied for the first driver's license shortly after my arrival in Oklahoma City, I did not have a permanent residence to which it could be mailed and I therefore used the address of the FBI office in Oklahoma City which appears on the driver's license.

As reflected in my first memorandum, I was driving an FBI car which had three antennas because of the radio equipment and a spotlight. Because of this special equipment and the make and model (1960 Plymouth), it was clearly identifiable to other law enforcement officials as one used by another law enforcement agency. I wish to stress this because I want to make it clear that I did not endeavor to use my status as Special Agent in Charge to influence the officer. I asked him for nothing and the trooper has stated this is true. At no time during the conversation did the traffic officer mention to me the use of radar, a speed zone or the speed limit, nor did he indicate in any way that I was going 80 or 85 miles per hour or in any other way had violated any law. To the best of my recollection, when I

was stopped I had just passed a bifurcation or "Y" in the road and my route took me onto a slight curve which caused me to slow down. I do not believe I was speeding.

In my original statement I indicated the Oklahoma speed limit was 70 miles per hour. It was my understanding the speed limit was 70 miles per hour on highways and open roads such as on the one which I was traveling at the time in question. The point is really immaterial and the question of speed did not come up in this incident with the trooper. However, to try to resolve the question of legal speeds in Oklahoma, I have checked with the local office of AAA and find the latest data they possess is that 70 miles per hour speed limit applies to turnpikes in Oklahoma and the speed limit on highways and open roads is 65 miles per hour in the daylight and 55 miles per hour at night, unless otherwise posted. What posting, if any, exists on the highway in question, is not known to me at this time.

During the conversation referred to above, which was friendly and amicable, there was a mutual introduction, and during that period of time the trooper asked me if I knew the identities of the Agents who had worked in that vicinity. It was then followed, as reflected in my initial memorandum, by a recitation on his part of the difficulties he was encountering with his official superiors.

The reason that I was stopped by this trooper is not known to me, as he did not advise me, but it would appear it could have been one of several reasons. For example, his intention could have been to check my driver's license, which he did, to determine whether or not it was current. It could also have been curiosity on his part in view of the fact that it was a law enforcement vehicle and readily recognizable as such and he was not familiar with the driver. It conceivably could also have been because he wanted to use this means to

discuss his desire for a transfer, as indicated in my first memorandum. In any event, the circumstances of the stopping and the conversation which ensued raised no question in my mind which prompted me to ask what had motivated him in stopping me. I can say with certainty that from the moment he stopped me until the termination of our conversation, there was nothing which he said that indicated I had violated any of the traffic laws, and he certainly did not indicate anything which would justify his apparent subsequent statements as alleged that he had stopped me for speeding and had then released me.

I can say in all truthfulness that such information never reached my attention until Special Agent Turner mentioned it to Inspector [] in February, 1961. Had Special Agent Turner promptly and properly reported the information that was given to him concerning this matter, in accordance with Bureau regulations that provide that all employees must immediately report neglect of duty or any conduct which might be prejudicial to the best interests of the Bureau or any matter that may result in embarrassment to the Bureau, the Bureau would have been immediately advised and appropriate steps taken to scotch this unfounded rumor. Special Agent Turner is seriously at fault for failing to abide by the Bureau's regulations in this regard. In the event there was any reticence on the part of Special Agent Turner to report this matter to me, he should have immediately advised the Director at Washington, D. C.

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In addition to the statement which I have just made dealing with the alleged incident of stopping me for speeding, I have again reviewed my entire original statement given to Inspector Moore as quoted herein and I wish to add the following supplemental information in clarification of other points in that statement not dealing with the precise issue in question. I am referring to that portion of my original statement which

recites my contact with the acting county attorney of Dewey County. In my original statement I indicated: "I have been in his company, am acquainted with him, and as a matter of fact he has invited me to be his hunting guest. I have never heard him mention this matter (i.e. the alleged speeding incident) and have never heard of him commenting adversely concerning me." Now that I have fixed the date of this alleged incident as November 4, 1960, I wish to state that I have not seen or had any contact with the acting county attorney subsequent thereto. His name is [redacted] of [redacted]. I was introduced to him on November 3, 1960, in Taloga by Sheriff Ray Cook and spent approximately twenty to thirty minutes with him. On that occasion he did invite me to be his hunting guest and was friendly. I have, of course, had no intention of accepting the hunting invitation. I had no occasion to contact him thereafter. However, subsequent to November 4, 1960, I have been in the company of Sheriff Cook on several occasions and can say with all certainty that the Sheriff never mentioned any knowledge of this incident to me.

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I have reviewed the above, consisting of this and eight pages, and do certify that it accurately reflects the true facts.

Wesley G. Grapp
Wesley G. Grapp
Miami, Florida
June 28, 1961

*Signed and sworn to before me this 28th
June 1961*

[redacted]

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Witnessed:

H. L. Edwards

H. L. Edwards
Inspector, FBI, Washington, D.C.
June 28, 1961

- 9 -

Notary Public, State of Florida at Large
My Commission Expires April 1, 1964
Bonded by American Surety Co. of N. Y.

Mr. Mohr

June 26, 1961

J. F. Malone

SA WILLIAM W. TURNER
MOD 2-5-51, GS-12 @ \$9,735
VETERAN, ON SUSPENSION
AND NOTED FOR DISMISSAL
PERSONNEL MATTER

Re memorandum C. R. Davidson to Mr. Callahan 6-23-61
captioned "SA [REDACTED], Butte Division, etc."

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In this memorandum it was pointed out that one of the allegations made against SAC Wesley G. Grapp, Miami Division, (formerly SAC, Oklahoma City) by SA William W. Turner (now under suspension) was that Grapp had at some unknown time been stopped by an unidentified Oklahoma Highway patrolman for speeding. Turner was alleged to have heard the Dewey County, Oklahoma, Prosecutor comment that Grapp had been stopped by the highway patrolman for speeding 80 mph and that had it happened in his county, he would not have released Grapp. At this time Inspector [REDACTED] castigated SA Turner for not having taken exception to this alleged statement. This was one of several allegations made by Turner against SAC Grapp. Immediately upon receiving this allegation from SA Turner, Inspector [REDACTED] requested SAC Grapp to submit a memorandum in reply. In brief, SAC Grapp stated he was aware that the Oklahoma speed limit was 70 mph. He stated that he had never been arrested in Oklahoma for speeding and that he had not been stopped by anyone at any time. He stated that at no time had he requested any officer to refrain from arresting him. SAC Grapp then related several instances wherein he had on occasions been stopped by officers who knew him and the car that he drove while SAC in Oklahoma. These are set forth in memorandum J. F. Malone to Mr. Mohr dated 2-7-61 reporting Inspector [REDACTED] findings while checking into the personnel matter in Oklahoma City during the period February 1 - 4, 1961.

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This was the last of several allegations made against SAC Grapp by SA Turner which was checked into by Inspector [REDACTED]. Each of the others had proved to be unfounded. In checking into this allegation, SAC Grapp was requested, and did exhibit to Inspector [REDACTED] his driver's license which contained no notation for having been cited for traffic violations in the State of Oklahoma as is required by state law. Further, SAC Grapp explained that there is no County Attorney in Dewey County; however, there is a local lawyer who is acting

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Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

1 - Mr. Callahan

1 - Personnel file of SAC Grapp

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(7)

TELETYPE UNIT ☐

Memorandum to Mr. Mohr
Re: SA William W. Turner
Personnel Matter

as County Attorney. SAC Grapp explained that he had been in his company, was acquainted with him, and, as a matter of fact, had been invited as his hunting guest. SAC Grapp stated he had never heard the attorney mention this matter and had never heard him commenting adversely concerning him (Grapp). Grapp's statement was "It would appear to me from the above (facts related by Grapp) that someone had attempted to manufacture 'an incident.'" In fact, he also stated that "As^{to} the fact that the County Attorney reportedly stated he would not have released me, it would appear that until an individual was arrested he would not have jurisdiction or knowledge of the matter. Our relations are excellent with the Oklahoma Highway Patrol and with the Sheriff of Dewey County, Ray Cook, with whom I spent two evenings last week. The allegation is unfounded in its entirety and the product of a warped mind."

Having observed SAC Grapp's driver's license and having read his statement, and realizing that it would have required investigating an SAC of an FBI Office by making a trip to visit a County Attorney to obtain the name of the police officer allegedly involved and thereafter identify, locate and question the highway patrolman concerning the SAC, it was deemed advisable to confer with Assistant to the Director John Mohr. Inspector [] telephonically contacted Assistant to the Director Mohr and explained the problem and made the recommendation that this not be done in view of the previous allegations having been checked out and found to be without foundation. It was also respectfully pointed out that to contact outside sources might jeopardize existing amicable relations with those organizations. b6 b7C

Assistant to the Director Mohr stated that, while he was not on the scene, from the facts as related, it did not appear that the allegation against Grapp was well founded, that certainly if any outside inquiry was to be made, Bureau approval would have to be obtained. Inspector [] advised Assistant to the Director Mohr that he [] was of the opinion that this matter had been carried far enough in view of the fact that Turner's other allegations against Grapp had proved to be unfounded and that under the circumstances it would not appear proper to conduct inquiry outside the Bureau at this time. The allegation made by Turner against Grapp, the manner in which Inspector [] adjudicated it, and his reasons for not going outside the Bureau to conduct further inquiry were fully reported in the previously cited memorandum. Additional inquiry was not made in lieu of any instructions to the contrary. Inspector [] states that he exercised his best judgment under the circumstances and felt that the course pursued was in the Bureau's best interest. b6 b7C

Memorandum to Mr. Mohr
Re: SA William W. Turner
Personnel Matter

As concerns the Director's question, "Were there any more matters alleged by Turner that [] didn't look into?" there were none. Each time that SA Turner made an allegation against SAC Grapp, he was requested to reduce it to writing which he did, including this instance and in each instance each of them were checked out.

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RECOMMENDATION:

None . . . informative.

July 14, 1961

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

The splendid results obtained in achieving a favorable accomplishment record in the categories of convictions, fugitive apprehensions, automobile recoveries, and fines, savings, and recoveries during the past fiscal year is indeed a credit to the personnel of the Miami office.

I wish to convey to personnel of the Miami office my appreciation for this excellent record. This shows a very desirable trend and continued effort should be made to maintain this favorable position throughout fiscal year 1962.

Sincerely yours,

J. Edgar Hoover

1 - SOG file

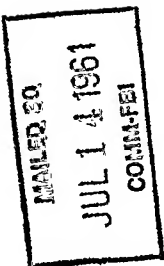
1 - Administrative Division

DAB:mrh (5)

NOTE: The Miami office was even in convictions, plus 20% in fines, savings, and recoveries, plus 13% in fugitives and plus 12% in automobile recoveries. A letter of commendation is being sent to the SAC commending the personnel of this office for achieving increased accomplishments during the past fiscal year. Letters being sent to all offices which achieved increases in all four categories.

MAIL ROOM ☐ TELETYPE UNIT ☐

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____



JUL 14 12 13 PM '61

229

RECORDED
JUL 18 1961
B2

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b7c

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI
ATTENTION: Administrative Division

DATE: 7/7/61

FROM : SAC, SAN DIEGO

SUBJECT: WILLIAM W. TURNER
SPECIAL AGENT
UNDER DISMISSAL CHARGES

ReBuairtel 7/5/61.

Enclosed herewith is the original and two copies of an affidavit prepared by ASAC ROBERT E. GEBHARDT of the San Diego Office concerning the contents of the enclosures to referenced airtel pursuant to Bureau instructions.

2 - Bureau (Enc. 3)
1 - San Diego

REG:wac
(3)

ENCLOSURE

1 del + return
T TN
7/11

XEROX
JUL 8 1978

REC-103

67-455-824-221
JUL 13 1961

Callahan

142
XEROX
JUL 12 1961
VPC

July 7, 1961

AIRTEL

TO: DIRECTOR, FBI
(ATTENTION: ADMINISTRATIVE DIVISION)

FROM: SAC, CHARLOTTE (67-131)

RE: WILLIAM T. TURNER
SPECIAL AGENT
UNDER DISMISSAL CHARGES

Re Bureau airtel 7/5/61.

Enclosed is an original and two copies of a sworn affidavit furnished this date by SA [REDACTED] SA [REDACTED] was firmly impressed with the necessity for being complete, thorough and accurate in furnishing all pertinent information within his knowledge concerning this matter.

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3 - Bureau (Enc. 3)
1 - Charlotte

DER:jac
(4)

XEROX
JUL 7 1970

MR. MALONE

July 5, 1961

MR. H. L. EDWARDS

WILLIAM W. TURNER
KNOXVILLE DIVISION
EOD 2/5/51
GS-12 @ \$9735
VETERAN
ON PROBATION AND UNDER SUSPENSION

This is a summary of inquiries by SAC Teague, Oklahoma City, concerning one aspect of the Turner case, namely that "Mr. Grapp had the photographer at the Oklahoma City Police Department reproduce without cost some of his personal pictures, and then dressed him down when the results did not suit him. The photographer in question is [redacted] was unavailable because of being on a fishing trip when I was in Oklahoma City and I was authorized by the Bureau to have SAC Teague cover this interview with him immediately on Rogers' return.

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When Inspector [redacted] was in Oklahoma City in February, 1961, inquiring into these charges, SAC Grapp replied to this allegation and in essence stated [redacted] for the Oklahoma City Police Department, also had a contractual arrangement with the FBI Office in Oklahoma City to develop film at the regular commercial rate during his off-duty hours. The incident in question according to Grapp did not involve personal pictures for the SAC but photographs which had been taken for "The Investigator." When [redacted] developed these photographs the pictures were completely unacceptable and Grapp said it appeared the negatives in developing had been dropped on the floor and dirt adhered to the emulsion side of the print. Grapp allegedly called [redacted] and asked him what had happened. [redacted] contended the negatives were defective. Grapp countered by saying it appeared [redacted] had not properly cleaned the negatives but [redacted] disclaimed responsibility. Grapp then took the negatives to a commercial photographer who expressed his belief the negatives had been dropped on the floor while wet from developing and had picked up foreign particles. He cleaned them as best he could and Grapp paid for this work out of his own pocket. Grapp thereafter telephoned [redacted] and told him his work had appeared to be unsatisfactory and that a commercial photographer had diagnosed the cause as improper handling of the negatives in developing. [redacted] assured Grapp this work was not typical of what he would provide under the FBI contract and Grapp states he heard no more from

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HLE:wmj (5)
1 - Mr. Callahan

Memo for Mr. Malone
Re: William W. Turner

him. Grapp knows of no reason why [] should be disgruntled or unhappy. He states [] did not charge for those pictures which were rejected because of poor quality. b6 b7C

SAC Teague was unable to get a statement or affidavit from [] but told him he might be called as a witness and should insure any statement given is factually within his knowledge. b6 b7C

[] stated his disagreement with Grapp began as a result of one particular incident when Grapp contacted him regarding a picture he had developed of Grapp, his mother and wife which was taken in the FBI Office.

[] stated the exposure was delivered in a film pack by SA [] formerly assigned to Oklahoma City and now at Charlotte. [] stated he developed all negatives in the film pack except the two which related to Grapp, his mother and wife, and told [] one negative did not turn out at all and no print could be made of the other because it was "much too light." He developed it as best he could and made no charge. Shortly thereafter Grapp called him on the phone and according to [] was "loud, abusive, overbearing, and arrogant" and demanded an explanation for the poor picture.

[] tried to tell him what happened but said Grapp was giving him a "dressing down" and he became provoked and told Grapp he might talk that way to Bureau personnel but [] was not working for him and did not have to put up with it. Grapp then quieted down and [] suggested a commercial photographer who might be able to do some costly work on the negative and get a reasonably acceptable print but explained that he would never get a real good picture from this negative. [] said this incident provoked him and that SAC Grapp gave him and the people at the Police Department the impression they all were beneath Grapp and that Grapp "looked down on them." [] said he had previously been told that everytime he received any picture of Grapp he was required to block out the beard on the face of Grapp, which was heavy. Because of this requirement he and other members of the Police Department came to know Mr. Grapp as "pretty boy." [] said that SAC Grapp was the only Agent he disliked in his 13 years of acquaintance with FBI Agents. [] has never been contacted by Agents Turner and [] and does not know them. b6 b7C

[] stated he had never been requested to reproduce personal photographs of Grapp without charge as alleged by Turner. [] states this was never a question as he had many times developed photographs as favors for many people, including Agents, and that SAC Grapp was never out of line in requesting free work. The reason he did not charge for the instant photograph was because he had not accomplished anything. b6 b7C

Memo for Mr. Malone
Re: William W. Turner

[] specifically claimed that the negative in question was never dropped on the floor as Grapp alleges but was of poor quality when he received it.

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Agent [] is being instructed through the SAC at Charlotte to furnish an affidavit concerning this matter.

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CONCLUSIONS:

From the foregoing, it definitely appears that Turner's allegation regarding Grapp getting photographer [] to reproduce personal pictures without cost is not substantiated but there does appear substantiation for the portion of the allegation that he "dressed" [] down. SAC Grapp is being instructed to submit an affidavit on this matter in the light of variations between his original statement to Inspector [] and the information furnished by Rogers.

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ACTION:

That the Administrative Division follow through and analyze the affidavit from Agent [] on receipt as well as that which SAC Grapp has been instructed to submit.

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Memorandum

TO : Mr. Malone *jm*

DATE: July 3, 1961

FROM : H. L. Edwards *HW*

SUBJECT: WILLIAM W. TURNER
KNOXVILLE DIVISION
EOD 2/5/51
GS-12 @ \$9735
VETERAN
ON PROBATION AND UNDER SUSPENSION

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

This is a summary of inquiries conducted by me in the Oklahoma City Division concerning one aspect of the Turner case, namely the one dealing with a nonspecific item of information supplied by Turner to help support his statement "...I feel it my duty to point out to you that if SAC Grapp is arbitrary and overbearing in his dealings with persons outside the Bureau, and there is indication that he is, he may well be a source of embarrassment to the Bureau at some future date." The item of information covered in this memorandum as furnished by Turner is "Trice Electronics, 800 N. Hudson. Personnel of this firm may recall an unfortunate incident regarding Mr. Grapp's attempt to secure a discount on a Hi-Fi set."

When Inspector [] was in the Oklahoma City Division in February, 1961, inquiring into all aspects of the Turner case, he secured a reply from SAC Grapp to this item wherein Grapp stated that the allegation was completely unfounded as his relationship with Trice Electronics is excellent. He said the FBI does not have a contract with this firm, that Grapp can buy wholesale from this firm and numerous others in the vicinity. About a year and a half ago, he wanted to buy an inexpensive Hi-Fi set for his daughter. He made inquiry at Trice Electronics and they assured him they would be delighted to deal with him. They offered to sell him any of the items they handled at discounts ranging as high as approximately 55%. However, Grapp felt the quality of merchandise they offered was better than a 12-year old girl should have so he finally settled for an inexpensive set which he bought at a public discount house. The SAC's reply was also substantiated by memorandum from Oklahoma City employee [] who handled the electronics maintenance work and stated he had never heard of the SAC demanding discounts from anybody on the basis of his position with the FBI or for any other reason.

Enclosures (2)

HLE:hcv

1 - Mr. Callahan (Encls.)

(5)

7-455 829-215

6 JUL 12 1961

XEROX

JUL 12 1961

ORIGINAL FILED IN 67-60-117

Memo to Mr. Malone
Re: William W. Turner

I arranged to secure a signed statement concerning this matter from [] of the Trice Wholesale Electronics, Inc., 800 N. Hudson, Oklahoma City. He is one of the men in charge of operations and the one who dealt with SAC Grapp in Grapp's efforts to purchase a Hi-Fi set. [] recalled that he would have offered Grapp the 25% discount which he said is the discount generally offered to non-franchised dealers and this was not offered because of Grapp's position with the FBI. Although his memory is somewhat hazy after approximately two years, [] is positive there was no scene created by Mr. Grapp. He states Grapp was gruff and positive in his approach but did not attempt to influence him because of his position with the FBI. [] states Grapp was obviously shopping for the best product he could get and for the best price and [] is accustomed to this and thought nothing of it. [] states Grapp did not buy the model he was interested in and which [] showed him, stating it was not worth the money.

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[] stated that he had inquired of other individuals including the owners of the firm who might have waited on Mr. Grapp on other occasions and was informed they did not know him and had never waited on him. They said they had seen his name in the paper and knew who he was but never had any contact with him. The only other individual is a former employee who waited on Grapp on the other occasions when [] observed Grapp in the store. This man is [] who now is employed at the West Texas Electronics, Amarillo, Texas; however, he had no dealings with Grapp on the Hi-Fi set and, therefore, would have no connection with Turner's charge. [] stated he has no recollection of ever having mentioned Grapp's inquiry concerning the Hi-Fi set to any Agent of the Bureau or any other individual and he does not recall Agents Turner or []

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CONCLUSIONS:

From the foregoing, it appears this allegation of Turner's is not substantiated. Although [] characterizes Grapp in his dealing for the Hi-Fi set as "gruff and positive in his approach" [] himself, thought nothing of this.

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The results of the inquiry at Trice Electronics are not at variance with Grapp's original answer to Inspector []; therefore, there seems no reason for supplying Grapp with a copy of [] statement for any comments.

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Memo to Mr. Malone
Re: William W. Turner

RECOMMENDATION:

That this memorandum be referred to the Administrative Division for inclusion in the Turner case. A copy of the report of contacts at Trice Electronics and of signed statement is attached.

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HW

MR. MALONE

July 3, 1961

MR. H. L. EDWARDS

WILLIAM W. TURNER
KNOXVILLE DIVISION
EOD 2/5/51
GS-12 @ \$9735
VETERAN
ON PROBATION AND UNDER SUSPENSION

This is a summary of inquiries conducted by me in the Oklahoma City Division concerning one aspect of the Turner case, namely the one dealing with a nonspecific item of information supplied by Turner to help support his statement "...I feel it my duty to point out to you that if SAC Grapp is Arbitrary and overbearing in his dealings with persons outside the Bureau, and there is indication that he is, he may well be a source of embarrassment to the Bureau at some future date." The item of information covered in this memorandum merely referred to [redacted] Stores Protective Assn., as to any dealings he may have had."

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When Inspector [redacted] was in the Oklahoma City Division in February, 1961, inquiring into all aspects of the Turner case, he secured a reply from SAC Grapp to this nonspecific item furnished by Turner. SAC Grapp stated, "I see [redacted] (Turner's spelling was incorrect), who is also a member of the Oklahoma City Police Department, on numerous occasions as his car is usually parked outside the bank building in which the FBI office is located. I see him on an average of two or three times a week and my relationship with him is absolutely excellent and always has been. He has been invited and has accepted an invitation to speak to the Annual FBI Law Enforcement Conference on ITSP violations. . ." In addition, statements substantiating the excellent police relations were secured from former Special Agent W. C. Gentry (retired 5/5/61) and Special Agent Charles F. Bullard, both of whom were in a position to know the police situation in the territory.

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On instructions from Messrs. Callahan and DeLoach I had [redacted] and his partner, [redacted] interviewed and both furnished identical information. [redacted] and [redacted] are connected with the Stores Protective Service in the Sheraton Hotel and are detectives on the check detail of the Oklahoma

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Wmj
HLE:wmj (5)
1 - Mr. Callahan

Enclosures

XEROX
JUL 7 1978

Memo for Mr. Malone
Re: William W. Turner

City Police Department. Reports of the interviews with them are attached. Briefly, [] stated he has only a very casual acquaintance with SAC Grapp, entertains no dislike or animosity toward him and does not know any other officer of the Oklahoma City Police Department who has any animosity toward Grapp. [] did relate, however, that in the only official contact he ever recalls having with Grapp he approached Grapp as a result of being upset over a lack of cooperation existing in connection with the [] check-passing case. He stated that [] an old and well-known check-passer, was reportedly in Oklahoma City about two years ago according to information his office received. He said a representative of his office called the Oklahoma City FBI Office to alert them, with a view to having his office and the Oklahoma City FBI Office coordinate in running out this information. He later learned that Agents had come to his office after the call, obtained all available information, departed, and then conducted investigation at two department stores in Oklahoma City which duplicated his previous investigation. He said he heard nothing further until shortly after 5:00 PM that date when he and his partner [] on their way home were contacted by FBI Agents through the Police Department dispatcher and told that they were holding an outgoing bus at the depot and wanted [] and [] to join them. They did and found that the Agents had an elderly man resembling [] under investigation. They had fingerprinted and obtained handwriting specimens and eliminated him as [] said his presence was required to establish whether this man was wanted by the Oklahoma City Police Department and that he had no reason to arrest him. Because someone in the group of Agents remarked, in apparent jest, "We solved that one for you" or words to that effect, [] had a flash of anger and contacted SAC Grapp to express his concern over the confusion and lack of cooperation. He said Grapp made little or no comment but referred him to ASAC Gebhardt. [] couldn't recall who made the remark and stated he was sure it was intended as a joke and that his anger was largely the result of the warm weather and because he had had a trying day otherwise. [] story was the same as [] and he felt the whole thing was nothing more than a misunderstanding. [] and [] could not recall Turner or [], and so far as is known had not been contacted by either or both in connection with this matter.

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CONCLUSIONS:

From the foregoing it appears that Turner may have merely picked up a rumor that this incident had caused hard feelings against Grapp. However, it seems clear this is not substantiated. It should be noted, however, that Grapp makes no mention of this incident and, therefore, in view of Grapp's statement

Memo for Mr. Malone
Re: William W. Turner

to Inspector [] that his relationship with [] "is absolutely excellent and always has been" Grapp is being sent a copy of this interview report and instructed to submit his comments. ASAC Gebhardt (now assigned at San Diego) will also be instructed to submit comments. (Please see Addendum.)

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ACTION:

For information. The Administrative Division should follow for receipt of SAC Grapp's comments and any action appropriate thereafter, same thing re Gebhardt.

ADDENDUM BY H. L. EDWARDS 7/5/61 HLE:hcv

Subsequent to the preparation of this memorandum, information was received from SA Teague at Oklahoma City as follows:

A check of the Oklahoma City case file in the [] case reflects no information whatever concerning any alleged complaint on the part of [] and no information which would have any bearing on the issue in question.

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MR. MALONE

July 3, 1961

MR. H. L. EDWARDS

WILLIAM W. TURNER
KNOXVILLE DIVISION

EOD 2/5/51

GS-12 @ \$9735

VETERAN

ON PROBATION AND UNDER SUSPENSION

Wesley G. Grapp

This is a summary of inquiries conducted by me in the Oklahoma City Division concerning one aspect of the Turner case, namely the one dealing with an allegation by Turner that "Mr. Grapp in the past demanded discounts on repairs to his personal auto on the basis of his position with the FBI. The demands were made to [redacted], former contract garage operator. He is listed at 600 West California."

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In February, 1961, when Turner made this allegation to Inspector [redacted], SAC Grapp submitted a detailed reply stating in effect that the allegation was completely unfounded and without basis. Grapp said that [redacted] had informed him during the time the contract was effective that he would be glad to have the employees of the Oklahoma City FBI Office have their cars repaired at his garage and he would charge them the same rate and afford them the same discount on parts as he was furnishing the Government. SAC Grapp stated that he personally as well as other employees availed himself of this service but that it in no way affected the obtaining of the contract or its continuance. [redacted] advised Inspector [redacted] 2/4/61 that he had volunteered this service to the employees of the FBI and that it in no way affected his bidding for the contract which had already been consummated when the offer was made. Inspector [redacted] also obtained a memorandum from employee [redacted] of the Oklahoma City Office, who handled repairs to Bureau cars, and [redacted] stated he never received any information of any kind from any source to substantiate this allegation and never heard of SAC Grapp demanding discounts from anybody on the basis of his position with the FBI or for any other reason.

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After giving Agent Turner the letter of charges, the Bureau instructed the Oklahoma City Office to interview [redacted] because Agent [redacted] now assigned to Butte, said that while he and Turner were under suspension from the Oklahoma City Office they talked to [redacted] and [redacted] allegedly said

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HLE:wmj (5)
1 - Mr. Callahan

JUL

Memo for Mr. Malone
Re: William W. Turner

that Grapp had called him and stated he hoped [] would get the contract back, thus permitting the inference he was trying to influence [] in making a favorable reply. Grapp was also recontacted in Miami and stated that on 2/4/61 Inspector [] had called the garage to arrange to interview [] was out. When [] returned the call, SAC Grapp received it in the office, and Inspector [] was sitting there with him. [] was allegedly very talkative and said that he was interested in getting the Bureau's contract back. Grapp told him he would be given an opportunity to bid with others. Grapp did not tell [] that he hoped [] would get it and at that point Grapp handed the phone over to Inspector [], who talked to []

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The Oklahoma City Division interviewed [] 6/26/61. He emphatically denied Grapp had ever requested a discount of him for work on Grapp's personally owned car, stated he had never offered Grapp a discount and that Grapp had never contacted him to indicate he hoped [] would get the contract again at a future date nor did Grapp ever say that in discussion with [] was specifically asked about the call he received from Inspector []. He recalled this contact but denied that Grapp had contacted him in connection with Inspector [] inquiry. He said he could not recall Grapp contacting him and felt that if such a request on Grapp's part had been made (i. e. to influence [] answer to Inspector []) would have recalled such contact.

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Under date of 6/26/61 SAC Butte furnished information just received from Agent [] reflecting that Turner and [] were in [] garage 2/15/61 in connection with repairs to [] car. They met [] and according to [] stated that he formerly had the contract for Bureau cars; that Mr. Grapp was by the other day and said he would like for [] to have it back. He said Grapp didn't promise anything. Later that same day when Turner and [] returned to the garage to pick up [] car, a couple of the garage employees were there and one remarked that FBI fellows used to come in but he couldn't recall their names except "Mr. Gripes" and he explained that his name is "Grapp" but they called him "Gripes" because he used to holler around the garage.

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On 7/1/61 SAC Teague and I interviewed [] in his garage. He would not execute an affidavit or furnish a signed statement but he said that he would not hesitate being a witness and refuting anything that Agents Turner or

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Memo for Mr. Malone
Re: William W. Turner

[] might say which was not in accordance with fact.

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[] stated without equivocation that at no time did Grapp ever telephone or personally contact him and give him the impression he was endeavoring to wield any type of influence for the purpose of getting any personal concessions or discounts by mention of the repair contract. [] related three instances of dealings he had had in his garage with Grapp over problems involving Grapp's personal cars. On one of these Grapp complained about dissatisfaction with major repairs which had been done by another garage and was trying to get [] to help him have the car fixed up and obtain satisfaction on the basis of the warranty which [] stated was rather shaky. At Grapp's request [] contacted the garage which had done the repairs but said they gave him "a cold shoulder" and wanted nothing to do with it. [] thereafter wanted to wash his hands of the matter and so he referred Grapp to another firm in Oklahoma City and doesn't know the outcome. He said the only thing Grapp told him on this occasion was that Grapp had a relative who was influential with the Ford Motor Company and Grapp's car in this case was a Ford. A second incident concerned some minor work which Grapp had done on his personal car. After Grapp settled for the bill with [] [], Grapp came into the office and complained to [] that apparently the Service Manager wasn't aware of the discount on the Government contract which [] said in this case would have amounted to about 18 cents. [] told Grapp the Government contract did not include discounts or services for the employees and their personal cars and said he refused to give Grapp a rebate. [] at this point was specifically asked whether he had ever extended the discount arrangements to FBI personnel on their personally owned cars and he unequivocally denied this. This conflicts with his previous statement to Inspector [] and the information supplied by Grapp. The third occasion was thereafter when Grapp brought his car in with minor trouble which [] seems to recall pertained to the "butterfly" in the automatic choke. [] said frequently things like that happened to customers and the mechanic will take a few minutes to fix the matter as a courtesy without charge. This they did for Grapp. Grapp thereafter asked [] how much he owed him but [] refused to take anything although he claims he did mention to Grapp that this "will make up for the discount you wanted and didn't get." [] characterized Grapp as overly demanding and aggressive but claimed that his relationship with Grapp had always been excellent and that he was never influenced by Grapp's status or the hope of a contract renewal. [] stated that Grapp had the reputation around the garage as being "Mr. Gripe" because he felt Grapp was overbearing and much too demanding. [] also said he had heard from former Special Agent

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Memo for Mr. Malone
Re: William W. Turner

[redacted], who used to handle the liaison on auto repairs under the contract, that Grapp had "eaten him out" severely on occasion regarding questions on garage repair.

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[redacted] was asked about the alleged telephone call from Mr. Grapp. He said he believed he did get a phone call from him. He couldn't recall when and says he may have talked with Inspector [redacted] at the time. In any event, he stated with certainty he knows there was no pressure put on him in such call.

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[redacted] was asked about the availability of [redacted] for interview. [redacted] stated that he, [redacted] was in complete possession of all the information concerning the dealings with Grapp and that no useful purpose would be served by interviewing [redacted] and that [redacted] wouldn't have any information that [redacted] doesn't know completely about.

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[redacted] definitely impressed SAC Teague and me as being a blunt, opinionated, somewhat excitable businessman, and although undoubtedly sincere in his evaluation of Grapp it may be that there was a slight clash of personalities between them.

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I had SAC Teague make supplemental inquiries among appropriate personnel in the Oklahoma City Office including [redacted] who handled the auto repair contract liaison with [redacted] garage after the resignation of Agent [redacted]. Nine personnel [redacted] SA Karl H. Nau, SA Willard Boone, SA Harry W. Hankinson, SA [redacted] SA [redacted] and [redacted]

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[redacted] were contacted. Of these the only one who ever took his personally owned car to [redacted] garage for repair work was Agent [redacted]. None of the employees knew of any discount arrangement. [redacted] states he never knew of employees being given a discount for work on personally owned cars; that he never asked for any discount and knew of no instance where personal discounts were given. Agent [redacted] states he took his personally owned car to [redacted] garage one time while the contract existed and once after the termination of the contract because he liked the quality of the work and felt the charges were fair, but at no time did he receive any discount.

CONCLUSIONS:

The allegation of Turner is not substantiated by the inquiries.

Memo for Mr. Malone
Re: William W. Turner

[] the garage owner, is forthright and vigorous in his denial that Grapp ever tried to use his status or the dangling hope of a contract renewal to obtain personal concessions. At the same time there definitely is a conflict in [] statement to Inspector [] and his subsequent statements as to the existence of a discount arrangement for Mr. Grapp on repairs and services to his personal car, but in any event there is no proof whatever that if Grapp obtained such discount at any time, that Morrison was influenced in giving it through any representations or promises made by Grapp.

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In view of [] statements concerning Grapp's overbearing and demanding actions and the conflict between Grapp's statement of the existing of the discount arrangement and [] denial, Grapp is being sent a copy of the interview report of [] and instructed to submit his affidavit in answer thereto.

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Grapp is also being sent a copy of the teletype from SAC, Oklahoma, reporting the inquiries among employees concerning the discount arrangement at [] garage so that he can answer this.

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ACTION:

The Administrative Division should follow to obtain Grapp's affidavit and take any action appropriate thereon.

A copy of the report of interview of [] is attached.

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MR. MALONE

July 5, 1961

MR. H. L. EDWARDS

WILLIAM W. TURNER
KNOXVILLE DIVISION
EOD 2/5/51
GS-12 @ \$9735
VETERAN
ON PROBATION AND UNDER SUSPENSION

This is a synopsis of inquiries by me (and some by SAC Teague at Oklahoma City where individuals were not available while I was there) concerning certain phases of the Turner case. Separate memoranda have been sent through on these matters. Additional explanations are being secured from SAC Grapp and other personnel no longer assigned to Oklahoma City concerning matters developed by me.

1. Turner alleged to Inspector [] February, 1961, being told by Acting Prosecutor [] of Dewey County, Oklahoma, that SAC Grapp had been stopped by Oklahoma Highway Patrol for speeding 80 MPH and [] said if it had happened in his county he would not have released Grapp. Thereafter while Turner and [] were suspended they interviewed [] who advised them no one from Bureau had contacted him to verify allegation. Turner now uses this in his reply of 5/27/61 to Bureau charges to support his contention that letter of suspension is false in stating "A Bureau Inspector has made a thorough and careful investigation on all your charges and it has been determined that they are baseless." Turner's literal allegation sustained but as noted below, conclusive evidence that Grapp was stopped for speeding is not available and Grapp denies knowingly being stopped for speeding. [] contacted by letter from Turner dated 6/25/61 for affidavit or statement but refuses to comply, feeling Turner and [] are mixed up in an internal employment situation and he doesn't want to get involved.

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2. He alleged stopping of Grapp for speeding. Grapp furnished affidavit admitting being stopped, state highway, night of 11/4/60 in Bureau car. Claims trooper merely asked for check of driver's license and did not tell him he was speeding. Trooper in signed statement recalls clocking Grapp on radar at 85 MPH (night speed limit on this highway 55 MPH). Trooper claims recollection of details hazy and no records to support actions; therefore, cannot recall making check of Grapp's driver's license or telling him he was speeding, but he thinks he did tell him. Trooper states Grapp did not try to influence him in any way and reason no ticket issued was Trooper's consistent policy of courtesy to fellow law

HLE:wmj (5)
1 - Mr. Callahan

Memo for Mr. Malone
Re: William W. Turner

enforcement officers Shortly after trooper stopped Grapp he stopped former Special Agent Weldon C. Gentry for speeding and Gentry (retired 5/5/61) admits trooper told him he was speeding but being law enforcement officer he got courtesy warning and no ticket. Gentry recalls trooper mentioning having stopped Grapp few minutes earlier but cannot recall trooper stating basis but inferred it was speeding since trooper was operating radar unit that night. Gentry was on annual leave in personally owned car and never mentioned the matter to Grapp or heard anything further about it.

3. Agent [] supplied recent information that an unnamed Lieutenant of Oklahoma Highway Patrol was disturbed about Grapp's speeding and said that next time our law enforcement group got together he was going to inquire whether FBI would forget civil rights violations of troopers as long as they forgot speeding violations by FBI. Investigation developed Lieutenant is [] of [] [], who had charge of area at time trooper stopped Grapp. [] said he could not recall name of trooper who told him about stopping Grapp but [] admitted that at police officers meeting, Woodward, Oklahoma, 5/10/61, where 2 or 3 FBI Agents attended, [] made jesting remark wondering what kind of tolerance would be given in civil rights cases in view of tolerance given speeders. [] said remark was at "bull session" rather than in formal program. He said relations between FBI and Oklahoma Highway Patrol have always been good and he knows civil rights cases are investigated as they should be. He regretted having made jesting remark. Statements obtained from three Agents who attended conference; all deny being in [] presence when statement made or any knowledge that statement was made. Check of civil rights cases Oklahoma City Division reflect nothing to justify any civil rights difficulties.

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4. Turner alleged "Mr. Grapp in the past demanded discounts on repairs of his personal auto on the basis of his position with the FBI. The demands were made to [], former contract garage operator..." Grapp denied allegation to Inspector [] February, 1961. [] indicates he and Turner contacted [] later in February, 1961, and [] reportedly said that Grapp had personally come to [] on another matter and stated he hoped [] would get the contract back, thus permitting [] inference Grapp was trying to influence [] to a favorable reply when contacted by Inspector. SAC Grapp denies trying to influence [] in any way in this matter. He admits receiving phone call from [] while Inspector [] was in Grapp's presence. This was as result of [] trying to contact [] for appointment to discuss allegation. Grapp turned phone over to [], who claims [] denied undue influence but admitted voluntarily offering Bureau employees the same rate on personal cars which he charged Government under contract. [] advised SAC Teague and me 7/1/61 he would be willing witness to refute Turner and [] if necessary. Denied that Grapp ever telephoned or personally contacted

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him to attempt influence for any personal concessions or discounts by mention of repair contract. [] also denied ever extending discount arrangements to FBI personnel on personally owned cars. He states Grapp asked him once for discount on some charges on personally owned car but he refused on grounds contract only covered Government cars. [] characterized Grapp as overly demanding and aggressive but said his relationship with Grapp was excellent and he was never influenced by Grapp's status or the hope of a contract renewal. Inquiries among other personnel in Oklahoma City Office, including the employee who handled the automobile repair and service contract, indicated none knew of any discount arrangement for personally owned cars.

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5. Turner alleged "Mr. Grapp had the photographer at the Oklahoma Police Department reproduce without cost some of his personal pictures, and then dressed him down when the results did not suit him. The photographer in question was [] ...". SAC Grapp denied this to Inspector [] [] for Oklahoma City Police Department, also had off-duty spare time contract with FBI Office in Oklahoma City to develop official film at regular commercial rate. Grapp denies getting personal work done free under this contract but cites one instance where [] unsatisfactorily developed a print intended for submission to "Investigator." Grapp claimed the negative had been dropped on the floor while wet from developing and wasn't thereafter cleaned. Grapp states he subsequently had another commercial photographer clean negative and make best possible print and Grapp paid charges himself. [] would not furnish affidavit or statement but was told might have to testify. He recalled receiving film pack from Agent [] (now assigned Charlotte -- affidavit being obtained from []) and developed prints from all except two negatives which [] claimed were not good. One negative completely useless -- other negative underexposed. [] developed best picture from other negative possible and recalled picture was one of Grapp, his mother and wife taken in office. Grapp phoned him to complain. [] said he was "loud, abusive, overbearing, arrogant" and after "dressing down" from Grapp, [] told Grapp he wasn't working for him and did not have to put up with it. [] suggested another commercial photographer for Grapp to contact concerning the poor negative. [] claimed Grapp gave him and people at Police Department impression all were beneath Grapp and that Grapp "looked down on them." Also that he was required on all pictures of Grapp to "block out the beard" in view of which [] and other members of the Police Department came to know Grapp as "pretty boy." [] said of all Agents he had met in 13 years Grapp was only one he disliked. [] does not know and has never been contacted by Turner and [] denied demands for free work by Grapp, stating he frequently developed photographs as favors for many people, including Agents. He did not charge for photograph on which Grapp complained because he had not accomplished the job. [] denies the negative was dropped on floor as Grapp

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alleges. Supplemental affidavit being obtained from Grapp.

6. Turner alleged "...I feel it my duty to point out to you that if SAC Grapp is arbitrary and overbearing in his dealings with persons outside the Bureau, and there is indication that he is, he may well be a source of embarrassment to the Bureau at some future date." The item of information covered in this memorandum as furnished by Turner is "Trice Electronics, 800 N. Hudson. Personnel of this firm may recall an unfortunate incident regarding Mr. Grapp's attempt to secure a discount on a Hi-Fi set." Signed statement obtained from [redacted] of Trice Electronics who dealt with Grapp on the Hi-Fi set. States memory is hazy, because incident approximately two years old, but recalls Grapp created no scene although was gruff and positive in approach. Grapp did not attempt to influence [redacted] because of FBI position. [redacted] feels Grapp obviously shopping for best price he could get which [redacted] is accustomed to. Grapp did not buy the model offered. Discount which [redacted] offered Grapp was 25% which [redacted] states is prevailing discount available to others and not just to Grapp. [redacted] inquired of other individuals in firm who knew Grapp only from seeing name in paper but had never waited on him. [redacted] version consistent with Grapp's statement to Inspector [redacted]

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7. Turner alleged some nonspecific indictment of dealings between Grapp and [redacted] in an effort to support his general charge that Grapp was arbitrary and overbearing in his dealings with persons outside the Bureau. [redacted]

[redacted] of the Stores Protective Service and he and his partner, [redacted], handle the check detail of the Oklahoma City Police Department. Grapp claims his relationship with [redacted] has always been excellent. [redacted] stated he has only casual acquaintance with Grapp, has no dislike or animosity toward him and knows no other officer of the Oklahoma City Police Department with animosity toward Grapp. The only official contact [redacted] recalls with Grapp was about two years ago when he alerted the Oklahoma FBI Office to a check-passer in Oklahoma City who might have been identical with [redacted] an old, well-known and hunted check-passer. [redacted] hoped to work together with Oklahoma City Agents on the matter but claims the Agents took the information he had available, covered some investigative leads [redacted] had already covered, fingerprinted and took handwriting specimens from the subject and not until thereafter did they call [redacted] and [redacted] to come to the bus depot where they were holding an outgoing bus. On arrival [redacted] and [redacted] discovered Agents had the subject there and said [redacted] presence was required to determine whether subject wanted by Oklahoma City Police Department, and [redacted] had no reason to arrest him. [redacted] became angered at a joking statement made by one of the Agents "We solved that one for you" or words to that effect. He claims he thereafter contacted Grapp to complain of confusion and lack of cooperation; that Grapp made little or no

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comment and referred him to ASAC Gebhardt. [] states he considered the whole matter a misunderstanding. He could not recall Turner or [] story same as []. Check of [] file in Oklahoma City Office reflects nothing concerning incident. Affidavit being secured from Grapp and ASAC Gebhardt.

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ACTION:

Information. The Administrative Division will follow for receipt of the supplemental affidavits from Agent [], ASAC Gebhardt, and SAC Grapp.

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MR. MALONE

July 3, 1961

MR. H. L. EDWARDS

WILLIAM W. TURNER
KNOXVILLE DIVISION
EOD 2/5/51
GS-12 @ \$9735
VETERAN
ON PROBATION AND UNDER SUSPENSION

This is a summary of inquiries conducted by me at Miami and in the Oklahoma City Division concerning aspects of the Turner case.

Turner alleged "I have personal knowledge that a gentleman introduced to me as the prosecutor of Dewey County, commented that Mr. Grapp had been stopped by the OHP (Oklahoma Highway Patrol) for speeding 80 mph, and that if it had happened in his county, he would not have released him..." The Oklahoma City Division, on Bureau instructions, interviewed [redacted] [redacted], Acting County Attorney of Dewey County, at Taloga, Oklahoma, 6/26/61, who confirmed the fact that he had made this statement to Special Agent Turner and he identified the trooper who allegedly stopped SAC Grapp as [redacted] [redacted] advised Oklahoma City Agents that he had stopped SAC Grapp on State Highway 33 one night in the Fall of 1960 after clocking him on radar at 85 miles per hour in a 55-mile-per-hour zone. He told them Grapp identified himself as SAC; that he did not ask for Grapp's driver's license and did not give him a ticket because this was a courtesy he would have extended to any law enforcement officer where no aggravating circumstances exist. The trooper said Grapp did not ask for any special consideration or attempt to influence him in any way. No official record was made by the trooper.

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I secured an affidavit from SAC Grapp in which Grapp stated under oath that the original information he had furnished to Inspector [redacted] in February, 1961, was entirely correct. This was to the effect that Grapp was never stopped for speeding but he did recall one occasion "about September or October, 1960" when a trooper stopped him to check his driver's license to insure it was current. In Grapp's affidavit, after being confronted with the trooper's version, Grapp became more specific and fixed this date as November 4, 1960, when he was returning to headquarters city after meeting with law enforcement officers and checking resident agencies in the territory.

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HLE:wmj (5)
1 - Mr. Callahan

Enclosures

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Grapp insists that the only thing the officer did was ask for his driver's license and after checking this, the officer talked with him about some personal problems and at no time mentioned that the stoppage had been based on Grapp's speeding.

In view of discrepancies between Grapp's affidavit and the trooper's statement, SAC Teague and I obtained a signed statement from the trooper 6/30/61. The gist of this statement is that the trooper has no records or other means of confirming his recollection and although he is positive of the location where he stopped Grapp and recalls Grapp's speed being reflected on radar as 85 miles per hour, he cannot state positively that he advised Grapp that he was speeding, stating that perhaps when he got in conversation with Grapp and found out he was a law enforcement officer, he may have dropped the matter and just engaged in friendly conversation. He also cannot state positively that he checked Grapp's license as Grapp alleged. He states he normally does this as the first thing on contacting the stopped driver but cannot recall having done it in this case.

There are established inaccuracies of a minor nature in Grapp's affidavit as follows: Grapp's affidavit indicates there was a bifurcation or "Y" and curve at the point where Grapp was stopped, but Teague and I went over this entire stretch of road with the trooper and the road is straight with no bifurcation or "Y" and no curve. Also, Grapp states the patrol car did not flash its dome red light. The trooper states these patrol cars have not had the dome light for a number of years and that in lieu thereof they have a white and red spotlight on either side and the trooper thinks he flashed these. Grapp's statement to Inspector [] indicated the speed limit in Oklahoma is 70 miles per hour which is wrong for other than turnpikes because the speed on a state highway, where Grapp was stopped, is, as the officer stated, 55 miles per hour at night (65 mph during the day). Grapp is being sent a copy of the trooper's statement and instructed to submit his comments concerning it and the specific matters cited herein.

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SAC Teague and I also interviewed Acting County Attorney []. He confirmed making the statement to Agent Turner as indicated above and at a later date he again related this information to Agents Turner and [] when they contacted him during their period of suspension. (The purpose of this contact was to find out whether anyone from the Bureau had been to see [] to confirm the fact that Ruble had made the statement as Turner alleged.) [] has been receiving correspondence from Turner,

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who asked him for an affidavit or statement. [] is convinced now that this matter is involved in some internal problem involving Turner and [] in their employment and he does not want to get mixed up in it. [] stated he is sorry he made the original statement; the matter is so hazy and confusing now and so much time has elapsed that he does not even know who originally told him about Grapp being stopped for speeding. [] stated that under no circumstances would he furnish any affidavit or statement to Turner or [] and would not be a willing witness. [] has the reputation of being dogmatic, a self-styled "know it all," and quite opinionated.

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I also checked on information supplied recently by Agent [] to the effect that the Lieutenant of the State Police who was in charge of the area where Grapp had been stopped was disturbed about Grapp's speeding and said that the next time their law enforcement group got together he was going to inquire whether the FBI would forget civil rights violations on the part of the troopers as long as the troopers forgot the speeding violations on the part of the FBI. This individual was identified as [] of District #6, Oklahoma Highway Patrol, at Enid, Oklahoma. On 7/1/61, he recalled that one of his troopers, whose name he could not recall, told him several months ago that while working radar he stopped the SAC of the Oklahoma City Office, but in view of the practice with law enforcement officers, no ticket or even warning ticket was issued. He stated that Special Agent. W. C. Gentry (retired from the Oklahoma City Division 5/5/61) was travelling in another automobile that same evening and was stopped shortly thereafter but that no ticket was issued because of this courtesy policy.

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[] advised that at a police officers meeting in Woodward, Oklahoma (this was 5/10/61) where several police officers and probably two or three FBI Agents were in attendance, he did make a jesting remark which was that he wondered what kind of tolerance would be given in civil rights cases in view of the tolerance given speeders. This remark was at a "bull session" between himself and three or four other men and came up in connection with talking about the recent retirement of former Agent Gentry. [] doesn't recall ever having been contacted by or meeting Agents Turner or []. [] stated relations between the FBI and the Oklahoma Highway Patrol are and have always been very good and he knows that civil rights cases are investigated as they should be. He felt bad that a jesting remark had been repeated and professed utmost respect for Mr. Grapp.

A review of all pending and closed civil rights files in the Oklahoma City Office since January, 1958, reflects only one case arising concerning the

Memo for Mr. Malone
Re: William W. Turner

Oklahoma Highway Patrol wherein an individual arrested for speeding on 3/20/58 claimed mistreatment by the officer. The officer admitted slapping the victim when he resisted being taken into custody and there was evidence of a scuffle. Prosecution was declined and the case was closed 5/5/58. There was one other reference which was an unknown subject complaint made to the Dallas Office concerning a Highway Patrolman at Waurika, Oklahoma, but no action was taken and no one was interviewed by the Oklahoma City Office.

Former Agent Gentry was interviewed and admitted being stopped for speeding by Trooper [] while returning from a hunting trip on annual leave in his personally owned car on the same night that SAC Grapp was stopped a few minutes prior thereto and in approximately the same location. Gentry was given no ticket because of the courtesy policy toward law enforcement officials. Gentry recalls the trooper asking something to the effect "How many of you FBI men are up here hunting?" and stating, "I just stopped Mr. Grapp a little bit ago," but does not recall the trooper saying Grapp was speeding although the inference is certainly clear that since the officer was working radar that night the only conclusion to be drawn is that Grapp had been flagged down for speeding. Gentry states the officer did not make any more of it and for this reason he never mentioned it to SAC Grapp and the subject never thereafter came up. For the same reasons Gentry never reported either incident to the Bureau and had never been asked about it. The three Oklahoma City Agents who were at the Woodward police officers meeting (Charles F. Bullard, [], and William E. Gruber) all furnished statements denying having heard Lieutenant [] making any statement in their presence and claim that no information ever came to their attention regarding this matter.

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CONCLUSIONS:

The charge that Turner makes to the effect that Acting County Prosecutor [] made the statement alleged is sustained although it has not been possible to prove that SAC Grapp actually knew that he was stopped for speeding. It is noted that Turner in his reply letter of 6/27/61 to the Bureau's charges stated, "I told [] that a prosecuting attorney had made unfavorable remarks concerning Mr. Grapp. [] admonished me for not reporting it immediately but he himself did not contact this official." Turner cites this to help support that the investigation by Inspector [] was not impartial and thorough. Turner also refers to the letter of charges

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stating, "A Bureau Inspector has made a thorough and careful investigation of all your charges and it has been determined that they are baseless." He then states, "I charged that a prosecuting attorney made unfavorable comments to me concerning Mr. Grapp. This official has recently reiterated that he has never been contacted. Therefore your statement is false."

SAC Grapp is in error in certain portions of his affidavit and the prior version of this incident furnished to Inspector [redacted] As indicated he has been requested to submit his comments in answer to the trooper's statement. Also, since the inquiry shows that SAC Grapp was in the territory on official business 11/3/60 and placed himself in an annual leave status from 8:00 AM to 4:00 PM, 11/4/60, for the purpose of going bird hunting and then placed himself back on official duty after 4:00 PM to return in a Bureau car to headquarters city during which trip he was stopped by the trooper, Grapp is being asked to explain whether he used the Bureau car for hunting purposes. It may be that he parked the Bureau car at the close of business 11/3/60 and did not again use it until coming off of annual leave, but his explanation should be obtained for the record.

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ACTION:

Information. The Administrative Division should follow to secure SAC Grapp's comments as above indicated and take any additional action warranted.

Attached are the original signed statement of Trooper [redacted] and the reports of interview with Acting County Prosecutor [redacted], Oklahoma Highway Patrol Lieutenant [redacted], and former Special Agent W. C. Gentry, and the memoranda of Special Agents Bullard, [redacted] and Gruber.

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I am submitting separate memoranda covering other phases of my inquiries in the Turner case which are not related to the issue of Grapp's speeding.

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☐ Radio☒ Teletype

URGENT

7-3-61

9:50 PM CST

AT

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TO DIRECTOR

FROM SAC OKLAHOMA CITY

032355

ATTENTION INSPECTOR H.L. EDWARDS. WILLIAM W. TURNER, [REDACTED]
 [REDACTED] PERSONNEL MATTER. PER INSTRUCTIONS INSPECTOR EDWARDS,
 CONTACTED OKLAHOMA CITY POLICE DEPARTMENT [REDACTED]
 [REDACTED] AT TWO PM TODAY WHEN FIRST AVAILABLE. INTERVIEW CONDUCTED
 BY SAC TEAGUE AND SUPERVISOR WILLARD BOONE. [REDACTED] STATES HESI-
 TATES TO DISCUSS AND DECLINED TO GIVE SIGNED STATEMENT BUT STATED
 BASIC FACTS RE DISAGREEMENT WITH FORMER SAC GRAPP STARTED AS
 RESULT OF ONE PARTICULAR INCIDENT WHEN SAC GRAPP CONTACTED HIM
 REGARDING A PICTURE OF GRAPP, HIS MOTHER AND WIFE TAKEN IN FBI
 OFFICE. [REDACTED] WHO IS CONTRACT PHOTOGRAPHER AND WORKS AT
 POLICE DEPARTMENT AS PHOTOGRAPHER, STATED EXPOSURE IN QUESTION
 WAS DELIVERED TO HIM IN A FILM PACK BY SA [REDACTED] FORMERLY
 OF OKLA CITY OFFICE. [REDACTED] RECALLED FILM PACK HAD PICTURES HE
 DEVELOPED RELATING TO OTHER MATTERS EXCEPT FOR THE TWO LAST
 NEGATIVES, ON WHICH EXPOSURES HAD BEEN MADE, RELATING TO PICTURE
 OF GRAPP, MOTHER AND WIFE. [REDACTED] EXPLAINED HE TOLD SA [REDACTED]
 THAT ONE NEGATIVE DID NOT TURN OUT AT ALL AND NO PRINT COULD BE
 MADE AND THAT THE OTHER NEGATIVE WAS "MUCH TOO LIGHT." HE EX-
 PLAINED NEGATIVE WAS UNDER EXPOSED AND DEVELOPED IT AS BEST HE
 COULD AND MADE NO CHARGE, TELLING [REDACTED] ABOVE REASON. [REDACTED]
 SAID SHORT TIME LATER [REDACTED] CALLED HIM AND TOLD HIM MR. GRAPP
 WANTED TO TALK TO HIM. HE SAID SAC GRAPP WAS "LOUD, ABUSIVE,
 OVERBEARING, ARROGANT" AND DEMANDED THAT HE EXPLAIN WHY THE
 PICTURE HAD TURNED OUT POORLY. [REDACTED] SAID TOLD SAC GRAPP

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OKLAHOMA CITY

032355

NEGATIVE NOT GOOD AND POOR QUALITY OF NEGATIVE MADE THE SUIT SAC GRAPP WAS WEARING APPEAR FADED OR DIRTY, AND TRIED TO TELL HIM WHAT HAD HAPPENED. HE SAID GRAPP WAS GIVING HIM A "DRESSING DOWN," AND THAT HE BECAME PROVOKED AND TOLD SAC GRAPP HE MIGHT TALK THAT WAY TO PERSONNEL, BUT [REDACTED] WAS NOT WORKING FOR SAC GRAPP AND DID NOT HAVE TO PUT UP WITH IT. HE SAID SAC GRAPP QUIETED DOWN AND HE, [REDACTED], SUGGESTED THE NAME OF A COMMERCIAL PHOTOGRAPHER WHO MIGHT BE ABLE TO DO SOME COSTLY WORK ON THE NEGATIVE AND GET A REASONABLY ACCEPTABLE PRINT, BUT EXPLAINED NEVER IN HIS OPINION WOULD GET REAL GOOD PICTURE FROM NEGATIVE. HE SAID THAT THIS INCIDENT PROVOKED HIM AND THAT SAC GRAPP GAVE HIM AND PEOPLE AT THE POLICE DEPARTMENT THE IMPRESSION THAT ALL WERE BENEATH SAC GRAPP AND THAT GRAPP "LOOKED DOWN ON THEM." HE SAID HE HAD PREVIOUSLY BEEN TOLD THAT EVERY TIME HE RECEIVED ANY PICTURE OF SAC GRAPP THAT HE WAS REQUIRED TO BLOCK OUT THE BEARD ON THE FACE OF SAC GRAPP WHICH HE RECOGNIZED WAS A VERY HEAVY BEARD AND BECAUSE OF THIS REQUIREMENT HE AND OTHER MEMBERS OF THE POLICE DEPARTMENT CAME TO KNOW MR. GRAPP AS "PRETTY BOY." HE SAID THAT HE HAD HIGHEST RESPECT FOR FBI AND OF ALL AGENTS HE HAD EVER MET IN 13 YEARS; SAC GRAPP WAS THE ONLY ONE HE DISLIKES. [REDACTED] SAID HAD NEVER BEEN CONTACTED BY SAS TURNER AND [REDACTED] AND DOES NOT KNOW THEM. [REDACTED] WAS QUESTIONED AS TO WHETHER HE HAD EVER BEEN REQUESTED TO REPRODUCE PERSONAL PHOTOGRAPHS OF SAC GRAPP WITHOUT CHARGE, AS ALLEGED BY SA TURNER. [REDACTED] STATED THIS WAS NEVER A QUESTION AS HE HAD ON MANY INSTANCES DEVELOPED PHOTOGRAPHS AS FAVORS FOR MANY PEOPLE, INCLUDING AGENTS, BUT SAC GRAPP WAS NEVER OUT OF LINE IN REQUESTING FREE WORK BE DONE. RECALLED DID NOT CHARGE FOR INSTANT PHOTOGRAPH, WHICH BECAME POINT OF ISSUE, BECAUSE FELT HAD NOT ACCOMPLISHED

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OKLAHOMA CITY

032355

ANYTHING. CLAIMS PARTICULAR NEGATIVE IN QUESTION WAS NEVER DROPPED ON FLOOR BUT WAS OF POOR QUALITY WHEN HE RECEIVED IT AND THUS MADE NO CHARGE. HE WAS QUESTIONED REGARDING THIS IN LIGHT OF SAC GRAPP'S STATEMENT THAT HE COMPLAINED TO [REDACTED] RE QUALITY OF PICTURE AND THAT NEGATIVE OF SAME APPEARED TO HAVE BEEN DROPPED, WAS DIRTY AND CAUSED DIFFICULTY ENCOUNTERED.

[REDACTED] WAS INFORMED DESIRED ONLY FACTS OF WHAT TRANSPIRED AND INFORMED POSSIBILITY EXISTED HE COULD BE CALLED ON WITNESS STAND TO GIVE STATEMENT AND TO INSURE ANY STATEMENT GIVEN WAS IN CONFORMANCE HIS KNOWLEDGE. GAVE ABOVE FACTS AFTER BEING SO INFORMED. SUGGEST BUREAU SECURE AFFIDAVIT FROM SA [REDACTED] FORMERLY ASSIGNED TO THIS OFFICE, WHO WAS TRANSFERRED FROM OKLA CITY TO CHARLOTTE. PER REQUEST INSPECTOR, RE QUESTION OF DISCOUNT AT [REDACTED] GARAGE, OKLAHOMA CITY; INQUIRY OF FOLLOWING EMPLOYEES MADE AS TO WHETHER ANY DISCOUNT NORMALLY PROVIDED TO FBI PERSONNEL. [REDACTED] SA

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[REDACTED] SA KARL H. NAU, SA WILLARD BOONE, SA HARRY W. HANKINSON, SA [REDACTED]

AND [REDACTED] ONLY [REDACTED] EVER TOOK PERSONALLY OWNED CAR TO [REDACTED] GARAGE FOR REPAIR WORK. [REDACTED] STATES NEVER KNEW OF EMPLOYEES BEING GIVEN DISCOUNT FOR WORK ON PERSONALLY OWNED CARS, HE NEVER ASKED FOR ANY AND KNEW OF NO ARRANGEMENT AND KNEW OF NO INSTANCE WHERE PERSONAL DISCOUNTS GIVEN. SA [REDACTED] STATES TOOK HIS PERSONALLY OWNED CAR TO [REDACTED] GARAGE ONE TIME WHILE GARAGE HAD CONTRACT AND ONCE AFTER TERMINATION OF CONTRACT BECAUSE HE LIKED QUALITY OF WORK AND FELT CHARGES WERE FAIR, BUT RECEIVED NO DISCOUNT. PER REQUEST INSPECTOR EDWARDS, CHECK MADE RE CASE FILE [REDACTED] AKA, ITSP, OKLA CITY FILE 87-4812, BUFILE 87-6840, CONCERNING POINT OF DISAGREEMENT RELATED AS OCCURRING

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** INTERSTATE TRANSPORTATION OF STOLEN PROPERTY

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OKLAHOMA CITY 032355

OKLAHOMA CITY POLICE DEPT

BETWEEN SAC GRAPP AND OCPD DETECTIVE [REDACTED] OF STORES PROTECTIVE SERVICE, EMPLOYEES [REDACTED] FILES REFLECT SHE PROVIDED INFORMATION FEBRUARY 20, 1959, THAT SUBJECT MIGHT BE INCLUDED IN WARNING BULLETIN ISSUED BY STORES PROTECTIVE SERVICE. A MEMO IS IN FILE SHOWING SHE ALSO CONTACTED OFFICE APRIL 22, 1959. IDENTITY OF PERSON CONTACTED NOT SHOWN, BUT MEMO PREPARED BY SA HARRY W. HANKINSON, WHO CAN NOT RECALL HER CONTACT- b6
 ING HIM PERSONALLY. MEMO REFLECTS SHE INFORMED REGARDING SUSPI- b7C
 CIOUS INDIVIDUAL BELIEVED POSSIBLY IDENTICAL WITH SUBJECT ENDEAVOR-
 ING CASH CHECK ON DATE APRIL 22, 1959, IN WHICH SHE PROVIDED
 SPECIFICS. A SUSPECTED CHECK WAS PROVIDED TO THIS OFFICE, WHICH
 WAS FORWARDED TO BUREAU, EXAMINED BY LABORATORY AND REPLY OF MAY 19,
 1959, REFLECTS NO IDENTIFICATION WITH SUBJECT. OCLET TO WFO JUNE 2,
 1959, REFLECTS CHECK IN QUESTION WAS RETURNED TO [REDACTED] MAY 27,
 1959. INSTANT CASE FILE DOES NOT REFLECT ANY VISIT OR CONTACT BE-
 TWEEN SAC GRAPP AND DETECTIVE [REDACTED] OR THAT RESULTS OF ANY INTER-
 VIEW BETWEEN THESE TWO OR FORMER ASAC ROBERT E. GEBHARDT AND [REDACTED]
 OCCURRED. BUREAU MAY DESIRE REQUEST ASAC GEBHARDT TO SUBMIT HIS
 RECOLLECTION RE THIS MATTER.

RECEIVED:

12:22 AM TELETYPE

12:33 AM CODING UNIT

ECD

* OKLAHOMA CITY LETTER

CC. Mr. Callahan & Mr. Edwards

UNITED STATES GOVERNMENT

Memorandum

TO : MR. DE LOACH

DATE: June 28, 1961

FROM : N. P. CALLAHAN

SUBJECT: WILLIAM W. TURNER

PERSONNEL MATTER
(ALLEGATION RE SAC GRAPP BEING STOPPED
FOR SPEEDING IN OKLAHOMA)

Tolson ☒
Belmont ☒
Mohr ☒
Callahan ☒
Conrad ☒
DeLoach ☒
Evans ☒
Malone ☒
Rosen ☒
Sullivan ☒
Tavel ☒
Trotter ☒
Tele. Room ☒
Ingram ☒
Gandy ☒

b6
b7C

Inspector H. Lynn Edwards was dispatched to Miami, Florida, to obtain a statement from SAC Grapp with respect to captioned allegation on the basis of information received from the Oklahoma City Office after interview with Highway Patrol Trooper [] that he, [], recalled that sometime during the Fall of 1960 he stopped SAC Grapp on State Highway 33 at about 9:00 p. m. after clocking him (SAC Grapp) on radar at a speed which to the best of his recollection was 85 miles per hour. Washmon also stated that he did not ask for SAC Grapp's driver's license and did not give him a ticket and that SAC Grapp did not ask for any special consideration and did not attempt to influence [] in any way. [] further stated he conversed with SAC Grapp for a few minutes after which SAC Grapp proceeded on his way.

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SAC Grapp in a statement to Inspector Edwards still denies that any officer stopped him for speeding. As in his original statement to Inspector [] he points out he was stopped by a highway patrol trooper who checked his driver's license but that the trooper at no time made any mention whatever of exceeding the speed limit or excessive speed on the part of SAC Grapp. Grapp stated in endeavoring to recall the incident in more detail at this time recalls when he exhibited his driver's license to the highway patrolman that the patrolman observed that it was an outdated license and Grapp called the patrolman's attention to the fact that there was a receipt in his wallet reflecting that he had applied for a current license prior to the expiration date of the license observed by the trooper. Thereafter the patrolman entered into a discussion with Grapp concerning the patrolman's personal problems, that at no time was any mention made of Grapp being in excess of the speed limit or otherwise violating the speed laws. Grapp to the best of his recollection puts the time of this incident at approximately November 4, 1960, on his return to Oklahoma City after having visited the resident agencies for check-ups.

The following discrepancies arise between Grapp and Patrolman [] which it is felt should be run out in Oklahoma City by Inspector Edwards: (1) Highway Patrolman [] alleges he clocked SAC Grapp at 85 miles per hour in a 55 mile zone and told SAC Grapp he had stopped him for speeding. SAC Grapp maintains he was never informed that he was exceeding any speed limit but rather he had been asked for his driver's license. (2) Highway Patrolman [] states he did not ask SAC Grapp for his driver's license. SAC Grapp states that this was the only request made by the highway patrolman. (3) SAC Grapp indicates in his memorandum to

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NPC:bak (4)1
1-Mr. Malone

JUL 7 1961

REC-4

Searched 4 229-193
6 JUL 6 1961

3/10

Memorandum N. P. Callahan to Mr. DeLoach
Re: William W. Turner, [redacted]

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Inspector [redacted] that the Oklahoma speed limit is 70 miles per hour whereas Highway Patrolman [redacted] stated he clocked SAC Grapp doing 85 miles per hour in a 55 mile per hour zone.

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In addition to the above the Acting County Attorney of Dewey County was Turner's source of this information and has advised Oklahoma City on 6/26/61 that he was advised "sometime before Christmas 1960 he heard from an unrecalled source that Mr. Grapp" had been stopped by an Oklahoma Highway Patrol Trooper for speeding. SAC Grapp fixes the date of approximately November 4, 1960 as his recollection of the date he may have been stopped. It would be well for the Number Three Cards and Daily Reports of SA W. W. Turner to be examined in the Oklahoma City Division to see if he had made an official contact with Acting County Attorney [redacted] during this interim as alleged by Ruble.

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RECOMMENDATION:

It is recommended that Inspector Edwards be instructed to proceed to Oklahoma City to resolve these and any other discrepancies that come to light with respect to this incident.

*Imp. Edwards
investigate to
present to OLS.
City - 5:30 P.M.
6/28/61 -
D*

[Handwritten initials]

[Handwritten checkmark]

*I Agree
JPM
6/28/61
This shows
what develops
when the origi-
nal investiga-
tion was not
completed.*

[Handwritten signature]

UNITED STATES GOVERNMENT

Memorandum

TO : MR. CALLAHAN

DATE: June 30, 1961

FROM : C. R. DAVIDSON

Tolson _____
 Belmont _____
 Mohr _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Malone _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Ingram _____
 Gandy _____

SUBJECT: SA [redacted]
 Butte Division
 Entered on Duty 8-9-54
 GS-11, \$8340
 VETERAN; ON PROBATION

SA WILLIAM W. TURNER [redacted]
 Knoxville Division
 Entered on Duty 2-5-51
 GS-12, \$9735
 VETERAN; ON PROBATION AND
 UNDER SUSPENSION

On 6-23-61 SA [redacted] advised the SAC, Butte of two interviews he and SA Turner had conducted checking on Inspector [redacted] investigation of SA Turner's allegations against SAC Grapp. One interview was of [redacted] who formerly held the Bureau contract in Oklahoma City, and the other was of the acting County Attorney of Dewey County, Oklahoma. The SAC, Butte was instructed to obtain a statement from SA [redacted] covering these two interviews and by airtel dated 6-26-61 the SAC, Butte has forwarded [redacted] memorandum bearing that date.

Turner had alleged that SAC Grapp had demanded discounts on repairs to his personal car on the basis of his FBI position. Inspector [redacted] interviewed [redacted] on 2-4-61 who indicated that this was not so. [redacted] memorandum of 6-26-61 quotes [redacted] as telling [redacted] and Turner on 2-15-61 that Grapp came to the garage to talk to [redacted] on another matter and at that time told [redacted] that "they'd like for us to have it (the Bureau contract) back." [redacted] advised the SAC, Butte that he and Turner infer from [redacted] remark that Grapp was trying to influence [redacted] to make a statement favorable to Grapp when interviewed by Inspector [redacted].

SAC Grapp denied ever stating to [redacted] that he hoped [redacted] would get the Bureau contract back. Grapp submitted an affidavit setting forth a telephone conversation he had with [redacted] on 2-4-61 in Inspector [redacted] presence and it was thought that this might be the conversation to which [redacted] was referring although Grapp denied making the statement which [redacted] claims [redacted] attributed to him. However, [redacted] memorandum of 6-26-61 is the first time it has been brought to the Bureau's attention that [redacted] claims the statement was made by Grapp on an occasion when Grapp went to the garage.

[redacted] also set out in his memorandum that when he and Turner were at [redacted] garage on 2-15-61 a mechanic* remarked that he did not recall the names of

- CJC:pmd (7) [redacted]
 1 - Mr. Malone (sent direct)
 1 - Mr. C. R. Davidson (sent direct)
 1 - Mr. W. E. Clark (sent direct)
 1 - Personnel File of SA William W. Turner

* or the service manager. [redacted] memo not clear. 528050-134

67-455-829-203
 SEARCHED _____ INDEXED _____
 JUL 7 1961

JUL 7 1961

1961

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any of the FBI employees who used to come to Morrison's garage except "Mr. Gripes." [] claims he asked the mechanic who Mr. Gripes was and the mechanic replied that the man's name is Grapp and that if they "saw" the way he used to "holler around here you'd know why we called him Gripes."

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[] also covered in his memorandum the interview he claims he and Turner had with acting County Attorney []. According to [] said that he had not been contacted recently by any Bureau representative and he would be willing to testify at any time to the statement he had made to Turner that a state trooper had stopped Grapp for speeding over 80 mph and that if it had happened in Dewey County Grapp would not have been released. According to [] memorandum, [] also told [] and Turner that Grapp was overbearing and stuck on himself and that the Lieutenant of the state police who was in charge of the area where Grapp had been stopped was also disturbed about Grapp's speeding and said that the next time their law enforcement group got together he was going to inquire whether the FBI would forget civil rights violations on the part of the troopers as long as the troopers forgot the speeding violations on the part of the FBI.

[] advised the SAC, Butte that he typed his notes of the [] interview after he and Turner arrived in Aspen, Colorado, and [] gave the original typed copy to Turner retaining his handwritten notes and a copy of the typed transcription. [] said that Turner took the notes of the [] interview and [] told Turner he did not want a copy because he felt the prosecutor would be willing to testify to what he said. [] advised the SAC, Butte that his last contact with Turner was Turner's telephone call to him at 7:00 a.m. on 6-23-61, which has previously been reported.

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RECOMMENDATIONS:

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1. It is recommended that a copy of [] memorandum of 6-26-61 be forwarded to Inspector Edwards in Oklahoma City in order that he may "nail down" [] once and for all as to what actually happened with regard to Grapp and what, if anything, he told Turner and []. Thereafter, SAC Grapp should be requested to submit an affidavit covering the matter as currently reported.

yes.
[Signature]

2. It is recommended that Inspector Edwards also run out the alleged comment by the State Police Lieutenant which had not previously been brought to the Bureau's attention.

[Signature]

yes.
SLM/pw/30
[Signature]

NPL
[Signature]

UNITED STATES GOVERNMENT

Memorandum

TO : MR. MOHR

DATE: 6/30/61

FROM : C. D. DE LOACH

SUBJECT: WILLIAM W. TURNER

Tolson _____
 Belmont _____
 Mohr _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Malone _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Ingram _____
 Gandy _____

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Inspector Edwards called from Clinton, Oklahoma, at 9:00 A. M. this

morning pursuant to instructions. He had interviewed the Oklahoma State Trooper last night in connection with SA Turner's claim that SAC Grapp, formerly Special Agent in Charge at Oklahoma City, had been stopped for speeding. Grapp claims that the trooper did not indicate that he was stopped for speeding, he does not recall speeding and that the trooper merely stopped him to check his driver's license and safe operation of the vehicle.

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Inspector Edwards states that Trooper [] impresses him very favorably. Edwards did not believe that [] is fabricating; however, he is hazy in remembering facts. Trooper [] states that he may have asked to see Grapp's license. He does not recall whether or not he told Grapp that Grapp had been speeding. The Oklahoma Highway Patrol has radar built into their cars and this radar operates effectively at night. Although [] may not have advised Grapp he was speeding, he is certain in his own mind that Grapp was speeding or else he would not have stopped him.

Trooper [] cannot remember whether he flashed his light or not. He does not use a siren. He mentioned that it was standard procedure to ask for the license of a motorist once he is stopped for speeding.

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Trooper [] denies discussing this incident with the County Prosecutor who has gossiped about this matter. He stated he may have told a fellow officer in a joking manner "that he had stopped the Special Agent in Charge of the FBI."

Edwards is to interview the County Prosecutor today. I told Edwards to be certain and tie down each and every allegation. He is to call me again this afternoon and wind up his investigation. He anticipates leaving Oklahoma City late tonight for Washington where he will dictate his report over the weekend so that it will be available the first thing Monday.

ACTION:

For information.

1 - []
 CDD:hif
 (3)

XEROX
 JUL 7 1961
 YPO

REC-4

67-455829-241

Searched _____ Indexed _____

JUL 7 1961

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b7C

0
WILLIAM W. TURNER
796 FOREST AVENUE
BUFFALO 9, N.Y.

Mr. Tolson _____
Mr. Belmont _____
Mr. Mohr _____
Mr. Callahan _____
Mr. Conrad _____
Mr. DeLoach _____
Mr. Evans _____
Mr. Malone _____
Mr. Rosen _____
Mr. Sullivan _____
Mr. Tavel _____
Mr. Trotter _____
Tele. Room _____
Mr. Ingram _____
Miss Gandy _____

June 27, 1961

United States Department of Justice
Federal Bureau of Investigation
Mr. J. Edgar Hoover
Washington, D. C.

W. E. Clark

Dear Sir:

Wesley C. Grapp

With regard to your letter of 6/15/61, notifying me of contemplated dismissal, I am submitting this answer in accordance with the Veteran's Preference Act of 1944. I am frankly appalled that a person of your stature should affix his signature to a letter containing frivolous and distorted charges. It is unfortunate that you have attempted to discredit the honesty and integrity of a loyal American by such tactics.

Your letter mentions a personal answer to Assistant to the Director Mohr. In view of his remarks to Special Agent [redacted] in January, 1961, to the effect that Mr. Grapp had been in Buffalo and knew how to handle us Buffalo hardnoses, it is apparent that Mr. Mohr had already assumed a prejudicial and retaliatory attitude, which would obviously influence the objectivity of Inspector Moore's subsequent investigation at Oklahoma City.

I note that you are attempting to dismiss me largely on the basis of letters I have written to members of the U.S. Congress. Frankly, my personal correspondence with these public officials is none of the Bureau's business, and I am sure that they will resent being used in this manner.

I am refuting your charges in the order in which you have presented them.

1. You have made unwarranted conclusions regarding my integrity on hearsay information.

A. By your letter dated 12/27/60, you placed me on probation for apparently placing personal preferences above the needs of the service. The use of this qualification reveals that you did not know this definitely to be true. As a matter of fact, you offered me no opportunity to present my side of the story before taking administrative action against me. Mr. Grapp's reasons for concluding that my attitude was unsatisfactory are shallow, and inaccurate. His vindictive attempt to compromise ten years of loyal, productive service on such a basis clearly reveals the pettiness of his nature and his inadequacies as a leader of men. Consider these contradictions:

EX-100
JUN 29 1961

455 728-17
REC-117

10 HON to A. Merv

WILLIAM W. TURNER
796 FOREST AVENUE
BUFFALO 9, N.Y.

Mr. J. Edgar Hoover

June 27, 1961

(1) Mr. Grapp told me that he did not like Oklahoma either and he had been sent there twice, and

(2) Inspector [] remarked to me that although he enjoyed visiting new places, he didn't think he would want to live in Oklahoma.

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Furthermore, I was warned that Mr. Grapp would take personal offense to any request for transfer. To me it was inconceivable that any man whom I had just met would behave in such an immature and childish manner. In any event, I did not consider it sufficient reason not to make legitimate inquiry into the course of my career.

You also maintain that none of the disciplinary action taken against me was based on my request for a transfer. Kindly explain, then, this anachronism: When I submitted the request for transfer, Mr. Grapp asked me if I realized the consequences of such a request, and then immediately prepared the special performance rating on which the disciplinary action was based.

B. With regard to the remoteness of the road trip territory, Mr. Grapp himself estimated the travel time from 2 to 4 hours. In your letter to all Special Agents in Charge dated 12/13/60, you advise that experience in the past has shown that maximum utilization of this specialized training is realized only when the technically-qualified Agent is assigned to headquarters city.

C. I here cite a few of the many manifestations that the investigation by Inspector Moore was not impartial and thorough:

(1) I told [] that a prosecuting attorney had made unfavorable remarks concerning Mr. Grapp, [] admonished me for not reporting it immediately, yet he did not himself contact this official.

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(2) Instead of investigating for himself leads which I presented concerning Mr. Grapp's unwholesome, overbearing demeanor, he discussed the matters with Mr. Grapp.

(3) One of the reasons cited for suspending me without pay for 30 days was that [] had found "several errors in my #3 Cards and Daily Reports".

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WILLIAM W. TURNER
796 FOREST AVENUE
BUFFALO 9, N.Y.

Mr. J. Edgar Hoover

June 27, 1961

In the general inspection of the Oklahoma City office soon thereafter, such errors were found to average between 7 x 8 % for all Agents. If this was so serious, why was not the entire office, including Mr. Grapp, placed on probation?

D. The memorandum in question is missing from my field file. As a result, the special Agent in Charge at Knoxville did not have it when preparing my official annual performance rating. He therefore rated my performance at Oklahoma City as satisfactory, which is in conflict with the Notice of Personnel Action, dated 2/17/61, and belatedly furnished me 5/2/61. This document gives as one of the reasons for my suspension at Oklahoma City "unsatisfactory performance of duties".

E. My statement stands. I have lived, worked, and socialized with Bureau Agents in field offices throughout the country over a period of ten years. I therefore have first-hand knowledge of the morale of the average Agent. Under the leadership of the esteemed Mr. Grapp, the record will show nine Agents resigned over an approximate one year period, which is a turnover of about 20%. In the recent past, requirements for the Special Agent position have been broadened a number of times, to the point that you considered it necessary to instruct all Special Agents in Charge that the Bureau training school was not to be used as a rehabilitation center for marginal applicants.

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F. Inspector [] asked [] how he knew in advance that he was to be suspended in January, 1961. He replied that it was unusual for Mr. Grapp to be in the office on time. [] then requested Mr. Grapp's assistant to pull his #3 cards for December; however, the assistant returned with those for November and January, indicating there was something to hide.

2. I am certainly amenable to reasonable, unvindictive discipline. While serving in a supervisory capacity, I once recommended a letter of censure for myself for approving a report with an inadvertant omission.

A. and B, are repetitious.

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C. I have previously refuted your contention that Inspector [] investigation was impartial. To go further, the letter of suspension stated, "A Bureau Inspector has made a thorough and careful investigation of all your charges and it has been determined that they are baseless". I charged that a prosecuting attorney made unfavorable comments to me concerning Mr. Grapp. This official has recently reiterated that he has never been contacted. Therefore your Statement is false.

WILLIAM W. TURNER
796 FOREST AVENUE
BUFFALO 9, N.Y.

Mr. J. Edgar Hoover

June 27, 1961

If the matter was not pre-judged in Washington, why wasn't my Ten Year Service Key awarded me on 2/5/61 as scheduled? The alleged decision was not made until 2/13/61.

3. Above all I am devoted to God and country, and I do not consider the arbitrary and self-motivated personnel policies of the FBI consistent with the national interest. I agree that personnel action is properly within the jurisdiction of the Department of Justice.

A. Kindly explain the needs of the service which necessitated sending me to Oklahoma City when another Agent in Seattle, [redacted], was sent to Chicago at the same time. b6 As you know, he possesses the same technical qualifications as myself, and had listed Oklahoma City as Office of Preference. b7c Moreover, when I received a disciplinary transfer from Oklahoma City, he was sent there to replace me. There surely must be a compelling reason for this undue expense to the taxpayers.

B. Repetitious.

C. Apparently impertinent, immature, and discreet are adjectives applied to anyone who is not blindly subservient. By thus referring to me, you have demonstrated that you do not agree with the words of President Kennedy in his State of the Union Message, "Let it be clear that this administration recognizes the value of daring and dissent - that we greet healthy controversy as the hallmark of healthy change." Your disagreement with the President is emphasized in your memorandum to all FBI employees 2/28/61, in which you cite the two previous paragraphs of the Message, also concerning public servants, as being directly in line with the policies and purposes of the FBI, while pointedly omitting the very next paragraph, which I have quoted above.

D. With regard to the 1953 matter, I maintained that I had not had varied experience. In your picayune letter of censure to me, you cited my report of 9/4/51 at St. Louis as an example that I had. Do you mean to infer that a record check at the Missouri Highway Patrol is considered criminal experience in the FBI?

You have found it necessary to go all the way back to 1953 to find anything additional to criticize. Your records will show that in that year, to assist you in staying within the Bureau's budget, I took leave without pay in response to a request for volunteers, at considerable financial sacrifice. How can you with conscience then say that I have not shown the proper attitude?

WILLIAM W. TURNER
796 FOREST AVENUE
BUFFALO 9, N.Y.

Mr. J. Edgar Hoover

June 27, 1961

Your accusation that my father and I have gone beyond a reasonable exercise of the right to petition outside officials is your opinion only, and certainly not that of the officials concerned. My father has this comment. "Mr. Hoover is arrogant, officious and presumptuous in assuming the right to censure an American citizen for writing to members of Congress and the Cabinet. He has the wrong attitude to hold important office in a democracy".

4. You now contend that because I mentioned to Senators Javits and Kefauver and Congressman Celler the fact that [redacted] single-handedly, despite disbelief and lack of encouragement on the part of his superiors, uncovered a Soviet spy, I am a security risk. This, of course, is a slur on the integrity and loyalty of these responsible members of Congress and to every Member of Congress to whom I might have directed the same letter. Moreover, your contention that I made "unauthorized disclosures" is an obvious misrepresentation. You are well aware that this incident was not on a "need-to-know" basis, as it was told to Agents from all over the United States, including myself, at In-Service Training classes. It was presented as an outstanding example of the results obtained by an alert and resourceful Agent, specifically [redacted], whom you recently suspended for a total of 7 out of 9 weeks for following the advice of competent medical authority. Your reference to me as a security risk is unwarranted, irresponsible, dishonorable and typical of all the flimsy fabrications contained in your letter. b6 b7c

Mr. Hoover, you owe me an apology in writing.

Very truly yours,

William W. Turner

William W. Turner

P. S. - I could go on page after page, but to keep this letter reasonable in length I have had to omit many pertinent facts. All of the space was given to refuting your unfounded allegations, which precluded mention of facts showing my excellent attitude, performance and accomplishments over the years.

If you still feel you want to believe every word of Mr. Grapp, I have no more to say to you directly, but if you are beginning to think his information may not be 100% factual and unbiased, and wish further data, I am ready

COMMUNICATIONS SECTION
JUL 1 1961
TELETYPE

Whitcomb
D
Gr

URGENT 6-27-61 12-58 AM CST JAM

TO DIRECTOR, FBI

FROM SAC OKLAHOMA CITY E 3 PGS

ATTENTION, PERSONNEL SECTION. WILLIAM W. TURNER, [REDACTED]

PERSONNEL MATTER. ^{BUREAU} RECALL JUNE TWENTYSIXTH INSTANT. [REDACTED] ^{OKLAHOMA CITY}

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b7C

[REDACTED] OF THE CLINT MORRISON AUTO SERVICE, OC, ADVISED THAT SAC GRAPP HAD NEVER REQUESTED OR HAD BEEN OFFERED OR RECEIVED A DISCOUNT FROM HIM FOR PERFORMING REPAIR WORK ON PERSONALLY OWNED AUTO. ADVISED THAT SAC GRAPP HAD NEVER CONTACTED HIM STATING HE HOPED

[REDACTED] WOULD RECEIVE THE BUREAU CONTRACT AT A FUTURE DATE.

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[REDACTED] WAS REMINDED OF PREVIOUS CONTACT BY BUREAU INSPECTOR AND ASKED IF PRIOR TO CONTACT BY INSPECTOR HE HAD BEEN CONTACTED BY SAC GRAPP WITH A VIEW TO POSSIBLY INFLUENCING HIS ANSWER AND HE STATED HE RECALLS NO SUCH CONTACT AND BELIEVES HE WOULD CERTAINLY RECALL THIS CONTACT IF MADE. [REDACTED] DECLINED TO EXECUTE AN AFFIDAVIT.

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[REDACTED] ACTING COUNTY ATTORNEY, DEWEY COUNTY, TALOGA, OKLAHOMA, ADVISED SOMETIME BEFORE CHRISTMAS, NINETEEN SIXTY, HE HEARD FROM AN UNRECALLED SOURCE THAT MR. GRAPP, AGENT IN CHARGE OF THE FBI IN OKLAHOMA, HAD BEEN STOPPED BY AN OHP TROOPER FOR SPEEDING EIGHTY OR SO MILES PER HOUR, BUT THAT HE HAD NOT BEEN GIVEN A TICKET. A FEW DAYS LATER, SA TURNER IN HIS OFFICIAL CAPACITY

END PAGE ONE

2 XEROX
JUL 3 1961
147
1961

W. C. [unclear]
6/27/61
vic/maur

OKLAHOMA Highway Patrol
JUL 12 1961
3 JUL 13 1961

ORIGINAL FILED IN 67-455-822-158

PAGE TWO

CALLED ON [] WHO MENTIONED HE HAD HEARD SAC GRAPP HAD BEEN STOPPED FOR SPEEDING IN BLAINE COUNTY AND REMARKED ["]QUOTE HAD THIS OCCURRED IN MY COUNTY I WOULD HAVE PROSECUTED HIM ["]UNQUOTE.

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b7C

[] EXPLAINED HE DOES NOT FEEL THAT A LAW ENFORCEMENT OFFICER SHOULD BE GIVEN ANY SPECIAL CONSIDERATION WHEN CAUGHT SPEEDING AND HE MENTIONED THIS TO SA TURNER AS A FRIENDLY REMINDER THAT ALL LAW ENFORCEMENT OFFICERS ARE EXPECTED TO OBEY THE LAWS IN HIS COUNTY. [] SAID HE BELIEVES THE TROOPER WHO STOPPED SAC

GRAPP IS [] DECLINED TO BE INTERVIEWED UNDER

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b7C

OATH OR TO FURNISH AN AFFIDAVIT. [] TROOPER, OKLAHOMA

HIGHWAY PATROL, CLINTON, OKLA. , FURNISHED THE FOLLOWING INFORMATION

UNDER OATH. HE RECALLED THAT SOMETIME DURING FALL OF NINETEEN SIXTY HE

STOPPED SAC GRAPP ON STATE HIGHWAY THREE THREE, A MILE WEST OF THE KINGFISHER BLAINE COUNTY LINE IN BLAINE COUNTY AT ABOUT NINE PM AFTER CLOCKING HIM ON RADAR AT A SPEED WHICH TO THE BEST OF HIS RECOLLECTION WAS EIGHTYFIVE MILES PER HOUR. SAC GRAPP, WHO WAS HEADED EAST,

IDENTIFIED HIMSELF AS AGENT IN CHARGE OF THE FBI IN OKLAHOMA AND

[] TOLD HIM HE HAD STOPPED SAC GRAPP FOR SPEEDING INASMUCH

AS HE HAD BEEN CLOCKED ON RADAR AT EIGHTYFIVE MILES PER HOUR IN

b6
b7C

A FIFTYFIVE MILE PER HOUR ZONE. [] DID NOT ASK FOR SAC

END PAGE TWO

PAGE THREE

GRAPP-S DRIVERS LICENSE AND DID NOT GIVE HIM A TICKET, EXPLAINING THIS IS A COURTESY HE WOULD HAVE EXTENDED TO ANY LAW ENFORCEMENT OFFICER WHERE NO AGGRAVATING CIRCUMSTANCES EXIST. HE STATED SAC GRAPP DID NOT ASK FOR SPECIAL CONSIDERATION AND DID NOT ATTEMPT TO INFLUENCE [] IN ANY WAY. STATES HE CONVERSED WITH SAC GRAPP FOR A FEW MINUTES AFTER WHICH SAC GRAPP PROCEEDED ON HIS WAY. [] VOLUNTEERED THAT HE FOUND SAC GRAPP VERY PLEASANT AND COURTEOUS. HE ADDED NO WRITTEN REPORT WAS MADE AND NO RADAR RECORD IS AVAILABLE. [] DECLINED TO FURNISH AN AFFIDAVIT. COPIES OF MEMORANDA SUBMITTED BY INVESTIGATING AGENTS FOLLOW.

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b7c

END AND ACK PLS

3-07 AM OK FBI WA HFL

TU DIS

*This shows that Inspector
Moore certainly failed in
making a proper
investigation of the
case. He failed
to properly review Moore's
report and this mistake
would not have been over-
seen. Are there any ex-
planations? J. J.*

UNITED STATES GOVERNMENT

Memorandum

TO : MR. MOHR

DATE: June 30, 1961

FROM : N. P. CALLAHAN

SUBJECT: SA WILLIAM W. TURNER

Knoxville Division

Entered on Duty 2/5/51

GS 12, \$9735

VETERAN; ON PROBATION AND UNDER SUSPENSION

Tolson ☒
 Belmont ☒
 Mohr ☒
 Callahan ☒
 Conrad ☒
 DeLoach ☒
 Evans ☒
 Malone ☒
 Rosen ☒
 Sullivan ☒
 Tavel ☒
 Trotter ☒
 Tele. Room ☒
 Ingram ☒
 Gandy ☒

Inspector H. L. Edwards called from Clinton, Oklahoma, at 5:15 P.M. this afternoon and advised that he has obtained a signed statement from Oklahoma highway trooper [redacted] in which [redacted] generally advises that he cannot precisely recall the aspects as to his approach and initial comments to SAC Grapp on the occasion on which he stopped him and states that he could have asked for Grapp's permit which he usually does upon his initial approach when he stops a driver. He cannot say for certain that he did or did not mention the speeding but thinks that this was the reason he did stop Grapp. He also states that receipts for renewals of licenses are often encountered by him when he does ask for drivers licenses and so this he admitted could have occurred and Inspector Edwards feels that this statement satisfactorily clears up the points of variance on this matter.

Inspector Edwards further advised that he interviewed [redacted] Attorney for Dewey County, Oklahoma, who furnished Edwards a letter he had received from Turner dated June 25, 1961, requesting [redacted] to furnish Turner an affidavit concerning this alleged speeding incident in which he alludes to the fact that he, Turner, and [redacted] had talked to him in February and Turner in fact enclosed some notes which [redacted] has returned to Turner which were notes of Turner's which were made after their conversation with [redacted] in February.

[redacted] informed Edwards that he has told Turner in a reply that he will have no connection and furnish no affidavit or participate in any way in Turner's behalf in this matter as he feels that it is an internal FBI affair and he is not interested in the matter. [redacted] would not furnish a signed statement or affidavit to Inspector Edwards.

According to Inspector Edwards, [redacted] stated that he still cannot recall who told him of SAC Grapp being stopped for speeding and that the incident is hazy but he does recall mentioning it to Turner on an occasion when Turner was interviewing him in connection with an official matter and he, [redacted], pointed out his feeling on the matter that law enforcement officials should not receive any preferential treatment over the general public of violations of speed laws. Edwards also indicated that in the letter which Turner addressed to [redacted] he alleged he was interviewed in Washington by

Enclosure

NPC:gt

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142
 JUL 3 1961
 COPY TO MR. TOLSON

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Memo to Mr. Mohr
RE: WILLIAM W. TURNER

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Senator Javits but does not state when this occurred and does not go into any great detail. [] further informed Edwards that when [] and Turner called on him they were dressed in sport outfits having sport shirts and coats on and said they were FBI Agents and when he asked for their credentials they were unable to produce any saying they were under suspension at the time.

Inspector Edwards has been instructed to cover the points set out in the memorandum of June 30, 1961, ^{attached} with respect to [] in Oklahoma City, the Lieutenant of the State Police in charge of the area where Grapp was stopped and also to obtain an itemization of the errors found in the #3 cards and daily reports.

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The above is submitted for information.

WERC *JPM* *Del 30* *EDJ*

FBI

Date: 6/23/61

Transmit the following in _____
(Type in plain text or code)

Via AIRTEL AIR MAIL
(Priority or Method of Mailing)

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. DeLoach	_____
Mr. Evans	_____
Mr. Malone	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Mr. Holloman	_____

TO: DIRECTOR, FBI
FROM: SAC, BUTTE
RE: SA [REDACTED]
PERSONNEL MATTER

Wesley C. [REDACTED]

Re Bureau telephone call 6/23/61, Butte telephone call 6/23/61 and Butte airtel 6/21/61.

This is to confirm information furnished telephonically to [REDACTED], Administrative Division, today.

Inquiry was made of SA [REDACTED] relative to the conversation between him and TURNER on 5/26/61. [REDACTED] advised that in connection with the call of 5/26/61, it was placed between 7 and 8:30 p.m. and lasted approximately 5 minutes. The call was prompted by the inquiry made by SAC MAYNOR that day regarding an anonymous telephone call made to [REDACTED] in Buffalo, New York, during the Christmas holidays. [REDACTED] stated Mr. MAYNOR told him that in a letter from SA WILLIAM W. TURNER to Senator ESTES KEFAUVER, TURNER had stated [REDACTED] had information a notation was in his [REDACTED] file to transfer [REDACTED] to Oklahoma City in November, 1960. This notation was on the file copy of a letter transferring [REDACTED] from Detroit to Mobile. [REDACTED] stated he asked TURNER during the telephone conversation what else TURNER had said about [REDACTED] in the letter to KEFAUVER, to which TURNER replied he had set out the whole situation involving [REDACTED].

[REDACTED] stated that the letter he referred to as having been written one week ago (about 6/15/61) was mostly social, referred to a mutual friend of TURNER's and [REDACTED] who is not employed in the Bureau and who presently resides in Buffalo. He stated this individual's name is [REDACTED].

[REDACTED] stated he did not recall discussing any of the current situation with TURNER in this letter, if his memory serves

3-Bureau (AM)
2-Butte

WWB:iap

(5)

XEROX
JUL 5 1961
Wesley C. [REDACTED]
To Callahan, 6/22/61
VIC/jm

528,050-124

3/28/61

Approved: _____ Sent _____ M Per _____
Special Agent in Charge

Re: SA [redacted]

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him correctly, except that he possibly reiterated TURNER should tell the truth and not drag anyone else into their matter.

[redacted] advised he received a letter from TURNER on 6/17/61. In this letter TURNER indicated he had received no acknowledgment of his recent letters to Congressmen and others to whom he had written and he felt the letters were being disregarded. In this same letter TURNER inquired if [redacted] had appealed to the Civil Service Commission relative to his performance rating and further inquired if [redacted] had taken a law school entrance examination, TURNER stating he had taken such an examination. [redacted] advised that he has not appealed to the Civil Service Commission re his performance rating to date and that he has not taken a law school entrance examination since his entrance on duty in the Bureau.

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[redacted] stated he tried to call TURNER on Wednesday, 6/21/61, by placing a telephone call to him at the Hotel Farragut, Knoxville, Tennessee. He stated he was unable to get TURNER and was informed TURNER was not registered at the hotel.

[redacted] stated that this attempt to contact TURNER was after I had interviewed him on Wednesday, 6/21/61, and that his reason for calling was to discuss with TURNER the interview that afternoon. [redacted] stated that since he was unable to contact TURNER by telephone on 6/21/61 he wrote a letter the following day, 6/22/61, addressing it to the Farragut Hotel in Knoxville and telling TURNER about the interview which occurred the previous day. [redacted] stated he again told TURNER that he should tell the truth when he was interviewed and not involve anyone else.

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[redacted] stated his last contact with TURNER was this morning, 6/23/61, at 7 a.m. when he received a telephone call from TURNER. TURNER stated that he is 'Buffalo and that he had received 30 days' notice he is going to be fired. [redacted] said that TURNER informed him he is going to appeal it. TURNER stated the action had been taken as a result of the statement he had told a Congressman that [redacted] had single-handedly caught a Soviet spy.

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[redacted] stated if TURNER were to call on him as a witness at the hearing on his appeal the only testimony [redacted]

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Re: SA [REDACTED]

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knows that he could furnish besides conversations, contents of letters and telephone calls with TURNER on various occasions is:

1. A conversation involving TURNER, [REDACTED] and the garage owner of the former Bureau contract garage in Oklahoma City.

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This conversation was in connection with allegations TURNER had made that SAC WESLEY G. GRAPP had tried to obtain discounts for work done on his personal car and to the effect that the owner of the garage had received a call from GRAPP in which conversation GRAPP had indicated he, GRAPP, wanted to give the contract back to the garage.

2. Conversation had by TURNER and [REDACTED] with the District Attorney, Dewey County, Oklahoma, to the effect that the District Attorney had not been contacted recently on any Bureau matters.

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From their conversations with the District Attorney, [REDACTED] and TURNER concluded that the District Attorney had not been talked to relative to the allegation made by TURNER that SAC GRAPP had been stopped for speeding in Oklahoma.

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[REDACTED] explained this situation by stating he and TURNER felt an adequate investigation had not been conducted relative to the allegations they had made, which the Bureau said were unfounded and resulted in their suspension.

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[REDACTED] volunteered that he had not furnished the above information, i.e., the conversations with the garage owner and the Dewey County, Oklahoma, District Attorney, to the Bureau as he felt this was proof an adequate investigation had not been made, which investigation had resulted in his suspension on 2/14/61. He continued that he wanted an appeal or hearing relative to that action taken and had been waiting for inquiry to be made, at which time he would furnish such information.

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RE: SA [REDACTED]

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SA [REDACTED] was asked to clarify what he meant when he referred to a hearing or inquiry into his situation. [REDACTED] stated he was referring to the fact he had made a complaint and he felt a formal or informal inquiry would be made into his complaint, at which time he would have furnished all available information to the Bureau on the above situation.

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7/5/61

airtel

To: SAC, San Diego

PERSONAL ATTENTION

From: Director, FBI

WILLIAM W. TURNER
SPECIAL AGENT
UNDER DISMISSAL CHARGES

Wesley G. Grapp

Enclosed is a copy of report of interview of [redacted] and [redacted] of Oklahoma City, contents of which are self-explanatory. You should immediately have ASAC Gebhardt submit an affidavit to Bureau concerning any knowledge on his part of the matters referred to therein, particularly the portion relating to the Frederick Emerson Peters case.

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To assist Gebhardt he is advised a check was made of the Oklahoma City case file [redacted] aka, ITSP) concerning the point of disagreement related as occurring between SAC Grapp and Oklahoma City Police Department Detective [redacted]. File reflects [redacted] employee, [redacted], provided information February 20, 1959, that subject might be included in warning bulletin issued by Stores Protective Service. A memorandum is in file showing she also contacted office April 22, 1959. Identity of person contacted not known but memorandum prepared by SA Harry W. Hankinson who cannot recall her contacting him personally. Memorandum reflects she informed regarding suspicious individual believed possibly identical with subject endeavoring to cash a check April 22, 1959, in which she provided specifics. A suspected check was provided to the Oklahoma City Office, thereafter forwarded to Bureau and Laboratory reply of May 19, 1959, reflects no identification with subject [redacted]. Instant case file does not reflect any visit or contact between SAC Grapp and Detective [redacted] or that results of any contact between these two or former ASAC Gebhardt and [redacted] were recorded.

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TELETYPE UNIT
MAIL ROOM
Gandy
Tele. Room
Trotter
Sullivan
Rosen
Malone
Evans
DeLoach
Cearad
Callahan
Mohr
Benson
Tolson

Since Gebhardt was not assigned to Oklahoma City during Agent Turner's assignment there, Bureau is furnishing herewith pertinent background

Enclosure

HLE:wimj (5)

1 - Mr. Callahan (sent separately)

JUL 6 1961

MAIL ROOM ☒ TELETYPE UNIT ☐

MAILED 19
JUL 5 - 1961
COMM-FBI

XEROX
JUL 6 1961

107-455829-189
142

**Airtel to San Diego
William W. Turner
Special Agent
Under Dismissal Charges**

to assist him. Turner is under dismissal charges and he has made a number of allegations against SAC Grapp, one of which is that [redacted] may have information indicating that SAC Grapp was arbitrary and overbearing in his dealings with persons outside the Bureau. SAC Grapp denied any unfavorable association with Mesigh, stating, "I see [redacted] who is also a member of the Oklahoma City Police Department, on numerous occasions as his car is usually parked outside the bank building in which the FBI office is located. I see him on an average of two or three times a week and my relationship with him is absolutely excellent and always has been. He has been invited and has accepted an invitation to speak to the Annual FBI Law Enforcement Conference on ITSP violations...." ASAC Gebhardt should realize that in the hearing on any appeal Turner might make from his dismissal, including possible subsequent court action, Gebhardt will possibly have to testify to matters within his knowledge. Affidavit submitted should be prepared with view to such possibility.

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**This matter must be handled immediately and affidavit submitted,
Attention: Administrative Division.**

6/15/61

AIRTEL

AIRMAIL

TO: DIRECTOR FBI
ATTENTION: PERSONNEL SECTION

FROM: SAC OKLAHOMA CITY

WILLIAM W. TURNER
PERSONNEL MATTER

Re Bureau telephone calls to Oklahoma City
6/14 and 15/61, and Oklahoma City teletype to Director 6/14/61.

Enclosed herewith pursuant to the Bureau's
request are two autostat copies of each day's Number One Register
for the month of December 1960; two autostat copies of the
Number Three Card of SAC WESLEY G. GRAPP for December 1, 1960; and
a schedule reflecting times SA WILLIAM W. TURNER signed in and
out each day during the month of December 1960.

3-Bureau (Enc.65)
1-Oklahoma City

TWM:PM
(4)

XEROX
JUL 7 1978

7/7/61

Airtel

To: SAC, Miami

From: Director, FBI

Information has been received at FBI Headquarters indicating that you recently paid a courtesy call on [redacted], Miami, Florida, and at the conclusion of your visit you instructed an accompanying Special Agent to hand [redacted] one of your personal cards. The information received by the Bureau is that [redacted] was most displeased inasmuch as he felt that the SAC of the Miami Division found it necessary to have an Agent accompany him and carry the SAC's personal calling cards. This, of course, if true, would be a most undesirable practice not only from the standpoint of waste of manpower but, additionally, in creating the impression that officials of this Bureau consider it necessary to have someone else present their calling cards.

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There is to be no contact made with [redacted] in connection with this matter. You are, however, instructed to immediately furnish the Bureau, via airtel, detailed information as to whether such an incident of this nature occurred or not.

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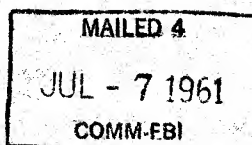
REG-142

67-12345-280
Searched _____ Numbered _____
1 JUL 14 1961

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Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

CDD:hif
(5)



MAIL ROOM ☐ TELETYPE UNIT ☐

F B I

Date: 7/10/61

Transmit the following in _____
(Type in plain text or code)Via AIRTEL _____
(Priority or Method of Mailing)

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Malone	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Mr. Nease	✓
Miss Gandy	✓

To: Director

From: *[Signature]* SAC, Miami

ReBuairtel 7/6/61, without caption, reflecting information has been received at FBI headquarters that at the conclusion of a recent courtesy call on [redacted] at Miami, Florida, I instructed an Agent to hand him one of my personal cards.

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Please be advised that the records of this office reflect that on 5/2/61, I contacted numerous individuals at various locations, including [redacted] of Miami, at the City Hall. This was my initial contact with him.

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Experience has shown it to be advantageous that on the first or initial contact with prominent law enforcement officials, civic leaders, etc., it is desirable to be accompanied by the Agent who has charge of such liaison or contacts and is familiar with the interworkings, relationships and personalities involved. The liaison Agent normally briefs me as to the latest developments, items to be avoided, and fills me in on the details and history of our contacts with the individual or agency I am calling upon.

3 - Bureau (AM)
1 - Miami
WGG:JHK
(4)

Approved: _____

Special Agent in Charge

Sent _____ Per _____

CRIME RESEARCH

When I rapidly meet a number of individuals and because of the uncommon name I have, such persons upon occasions have been known to ask Bureau personnel outside of my presence as to the correct spelling of my name, my title, etc. As a courtesy to them, upon occasion that Agent has temporarily had a calling card of mine to give to any inquiring individual.

On the date in question, because I was going to meet a number of people, I had accompany me SA Vincent K. Antle, who has a wide acquaintance among city, county, state and federal officials, as well as local business men and civic leaders. He is acquainted with all or nearly all of the city officials, including all or most all of the City Commissioners, and is acquainted with the present and previous mayors, as well as a number of former City Managers and believed he had met the present [redacted], previously. It was anticipated that various other government officials would be met while at City Hall, the Federal Building, etc.

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I had a very pleasant visit with [redacted] at City Hall, lasting approximately 15 minutes, at which time he mentioned a mutual acquaintance living in Oklahoma City with whom I am well acquainted. It is my normal procedure that immediately upon shaking hands with such an individual, I lay a calling card on his desk, but in this particular instance, I could not locate one. During the conversation it was noted that [redacted] did not refer to me by either my first name or my last name. Upon leaving, I asked SA Antle if he happened to have a calling card of mine and he did for the above-stated reasons.

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I do not recall whether SA Antle gave the calling card to me and I, in turn, gave it to [redacted] or whether

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he laid it on [] desk. No one should have been able to draw the conclusion that I instructed him to present my card or that he was accompanying me for such purpose. The interview ended on a very warm note and and since that date [] has been in contact with this office an estimated three to six times. In addition to that, he was at the SOG for the graduation of Captain [] from the FBI National Academy on 6/7/61.

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Attention is further invited to the fact that [] was a guest at the Dade County Chiefs of Police Association meeting on 6/30/61, at which I was present. There was a short but very cordial visit with him at that time.

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At no time have I received directly or indirectly any indication of any kind reflecting any unhappiness on his part concerning me personally, the FBI, or other personnel in the FBI. ReBuairtel is the first reference I have heard to the calling card given to him. It would appear that [] would have to be the original source of such a reference. I, of course, am not in possession of any information as to how this incident could have been misconstrued, nor am I in possession of any information that would reflect the motive. It is not known by me whether he made such a statement in a jocular vein or whether he was serious. It is not known how this information reached the Bureau nor the number of hands through which it passed prior to receipt by the Bureau.

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It is deemed that the best interests of the Bureau would be served by a contact with [] on the above-referred to matter. This will serve the purpose of (1) ascertaining whether he did make such a statement and whether it was in a jocular vein, (2) permitting him to know that such statement on his part has gotten back

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and, of course, this will have a deterring effect on
any repeat on his part, and (3) determining whether []
[], in fact, is unhappy over this or any other incident
and the basis therefor.

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The Bureau is requested to authorize me and/or
ASAC [] who is on a first name basis with
[] to contact him.

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American Collectors Association, Inc.

Mr. Tolson
Mr. Belmont
Mr. Mohr
Mr. Casper
Mr. Callahan
Mr. Conrad
Mr. DeLoach
Mr. Evans
Mr. Gale
Mr. Rosen
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Mr. Tele. Room
Mr. Holmes
Miss Gandy



5011 EWING AVE. SO., MINNEAPOLIS 10, MINN.
TELEPHONE WALNUT 6-6547

this communication from

EXECUTIVE OFFICE
Minneapolis, Minnesota

PAUL A. ROOT, President..... Ann Arbor, Mich.
LESTER T. GOLDMEYER, 1st Vice Pres... San Francisco, Calif.
ROBERT C. CARSON, 2nd Vice Pres.... Fort Worth, Texas
E. ALVIN GOES, Treasurer..... Marshalltown, Iowa
FRED KIRSCHNER, Immed. Past Pres..... Long Beach, Calif.
JOHN W. JOHNSON, Exec. Vice Pres... Minneapolis, Minn.



July 5, 1961

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Mr. J. Edgar Hoover, Director
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Hoover:

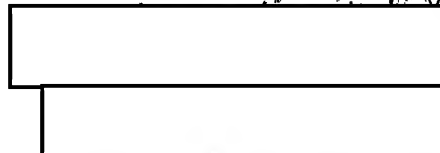
It may be unusual for you to receive a letter commenting on an "extra curricular" activity of one of your agents. However, in my opinion, this case it is appropriate.

FBI agent, Wesley G. Grapp, now stationed in Miami, accepted an invitation to speak on our convention program in Miami Beach last week. His appearance and his talk were so fine in every respect that not only was his appearance a highlight of the convention, but left my members with an even greater appreciation of the Bureau, its work, its leadership and its men.

On behalf of our members throughout this part of the world, I want to thank you and to congratulate you for the tremendous work of the FBI and for having at your side men like Wesley G. Grapp.

REC-130

Sincerely,



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b7C

JWJ/lk
cc: Wesley G. Grapp

EX-116

REC-5

25 JUL 14 1961

EXP. PROC.

JUL 7 1961

PERS. FILES

ack. 7-12-61

JCF: View

F B I

Date: 7/15/61

Transmit the following in AIRTEL
(Type in plain text or code)Via AIRMAIL
(Priority or Method of Mailing)

TO: DIRECTOR, FBI

FROM: *WJ* SAC, MIAMIRE: WILLIAM W. TURNER -
SPECIAL AGENT

Wesley B. Grapp

ReBuairtel, 7/14/61, captioned as above, requesting as to whether or not I knew of the basis of SA TURNER to state in his letter of 6/27/61 to the Bureau, to the effect that he was warned that I would take personal offense to request for transfer.

I do not know the basis of such a statement and I have never made such a statement to him or to others.

Oklahoma City letter to the Bureau, dated 12/16/60, a copy of which has been supplied me in Miami, states in paragraph two that SA TURNER, on his first day of work, let it be known that he did not like Oklahoma and he would get out of that division as soon as possible.

The following day, 10/11/60, he changed his office of preference to SOG, Tokyo and Paris.

To the best of my recollection, there was a conversation reported to me by ASAC SHRODER, on or about 10/11/60, in which he reported a conversation he had with SA TURNER about the latter changing his office of preference.

③ - Bureau (AM)
2 - Miami
WGG: jgm
(3)

C C WICK

REC-147

455-829-1231

Cavall
142
JUL 17 1961
FBI

Approved: _____ Sent _____ M Per _____
Special Agent in Charge

It was to the effect that TURNER wanted to get out of the division and had or would prepare a communication to the Bureau changing his offices of preference.

To the best of my recollection at this late date, I do not recall ever having discussed such matter with SA TURNER and know of no one else, other than possibly ASAC SHRODER who would have entered into a discussion with him at that time concerning this matter as it was the first or second day SA TURNER had been on duty at that division.

I recalled seeing the form letter submitted by SA TURNER changing his offices of preference, but do not recall ever discussing the matter with him. I do not know the basis for any such remark.

I am in a position to say that I have never taken personal offense towards any employee who desired or requested a transfer.

Memorandum

TO : MR. MALONE

DATE: July 20, 1961

FROM : MR. H. L. EDWARDS

SUBJECT: FORMER SPECIAL AGENT WILLIAM W. TURNER
REMOVED 7/19/61

Tolson _____
Belmont _____
Mohr _____
DeLoach _____
Casper _____
Callahan _____
Conrad _____
Felt _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

On instructions of the Director I contacted Former Special Agent [redacted] in Chicago, 7/19/61, where he was on a couple of days' business for the North Central Airlines. He is employed with them out of their Minneapolis headquarters "as [redacted] came to the Chicago Office voluntarily and was interviewed in the presence of SAC Gale. [redacted] only acquaintance with and knowledge of Turner is from attending In-Service training with him in 1959 and from having received a letter a few weeks ago from Turner asking [redacted] if he could give Turner a statement or affidavit concerning [redacted] relations with SAC Grapp, which Turner might be able to use in fighting his case. [redacted] furnished Turner a 17-page handwritten letter and said he would be willing witness for Turner. [redacted] claims he has nothing against Bureau, that his sole complaint is against SAC Grapp and Grapp's handling of personnel based on [redacted] 19 months' assignment to Oklahoma City. He hopes the information would help Turner and might help the Bureau by exposing Grapp. [redacted] executed a voluntary signed statement purporting to be a summary of all he told Turner (attached). At [redacted] request he was furnished a copy of the statement. He promised to mail Photostat of letter to Edwards on his return to Minneapolis. [redacted] admits memory hazy and much that he gave Turner he labeled as rumor. He kept no records to document anything.

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[redacted] only knowledge of Turner's allegations concerned the alleged attempts of Grapp to get discounts at the contract garage and at the "Hi-Fi" store. [redacted] claims there were only two occasions when he was with Grapp at the contract garage when Grapp was getting his personal car after having work done on it. On first occasion [redacted] says Grapp argued with [redacted] because he only received 10% discount on the bill instead of the regular Bureau discount. I showed [redacted] Photostat of Grapp's receipted bill showing [redacted] gave Grapp 15% or \$2.38 off on parts bill of \$15.90 and [redacted] admits he could be mistaken in thinking Grapp was only getting 10%. [redacted] thinks [redacted] made no adjustment on this occasion. On the second occasion [redacted] would accept no payment for certain minor work done because [redacted] thinks [redacted] wanted to avoid another argument. [redacted] is positive there is no general discount arrangement through [redacted] for Agents' personal cars and that he and Grapp were the only two who got discounts. [redacted] claims that because he handled

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Enclosure 7-21-61

1 - Mr. DeLoach

1 - Mr. Malone

HLE:wmj (9)

1 - Mr. Mohr

1 - [redacted]

1 - Mr. Callahan

1 - Out of service Personnel File of Former SA [redacted]

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JUL 27 1961

Memo for Mr. Malone
Re: William W. Turner

the garage liaison he, [] got 10% on parts occasionally but nothing on labor; that Grapp got the discount referred to above because he was SAC, but [] knows of no instance where Grapp ever used official position or the threat of contract renewal or cancellation to get discount.

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Re the "Hi-Fi" incident [] was not with Grapp but claims he merely phoned Trice Electronics at Grapp's request and got a price quote for a record player. Next day [] went to that store and the salesman contact gave him a "cold shoulder" explaining to [] that Grapp had been in the preceding night and told the salesman in effect that salesman didn't know what he was talking about as concerns prices and price he quoted could be beaten in another store. Salesman told [] he hoped Grapp would never come there again.

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Aside from foregoing, [] claims only information furnished Turner concerned matters between [] and Grapp wherein Grapp harassed him constantly regarding his work, impressed [] as person who liked to show his authority. [] claims he did not bring incidents to attention of Bureau nor question Grapp's reprimands by taking issue with him because Grapp was not a man with whom a person could be at ease and Grapp was constantly threatening [] with sending him on a road trip or recommending a suspension. In addition to such instances, [] told Turner of several "rumors" he had learned of while assigned to Oklahoma City which concerned some of Grapp's dealings with and harassment of other Bureau personnel. These all being checked out by Administrative Division insofar as facts permit. Grapp being sent copy of [] statement and instructed to submit affidavits in answer thereto. Affidavits being secured from other Bureau personnel where necessary to run out some of Ninas' allegations. Briefly [] allegations included:

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1. That [] received annual performance ratings of Satisfactory 3/31/59 and 3/31/60 in Oklahoma City and felt should be Excellent. Main complaint was performance rating, although factual as written, omitted many items of information about [] performance which he feels would have made him look better. [] alleges Inspector's Aide, whose name [] can't recall (file shows inspection by former Inspector [] and [] interview conducted by then Inspector's Aide Rolland O./L'Allier 2/23/60), interviewed him and told him he had reviewed [] file and could see no reason why not rated Excellent; that he would look further into matter on return to Washington and would write Grapp a letter recommending [] be rated Excellent on next performance rating. [] claims he never heard thereafter concerning matter and received another Satisfactory rating 3/31/60. (Inspector's write-up in file completely refutes [] allegation and clearly states that [] felt SAC had been

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Memo for Mr. Malone
Re: William W. Turner

fair in rating him Satisfactory. I asked [] if he questioned these ratings with then ASACs who had prepared them or with SAC Grapp who reviewed them, and [] admitted only one occasion when he remarked to ASAC Gebhardt that [] felt the write-up indicated he "hadn't done anything right the whole year" and when Gebhardt asked if rating contained anything not factual, [] admitted it did not. [] states he had heard of cases of employees getting into trouble who refused to initial their ratings but could not name any. He claimed he was afraid of trouble if he refused to initial the ratings.

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2. [] told Turner of rumors that SAC Grapp had harassed former Special Agent Earl Craig on Craig's return from several months of serious illness and when Craig committed suicide with service revolver July 17, 1959, [] reached personal opinion that Craig's mental state resulting in suicide was "contributed to greatly by Mr. Grapp's harassment of him." Also, [] claims there was rumor that "some nasty routing slips from Grapp" were found in Craig's pocket after suicide but they mysteriously disappeared, and another rumor was that Grapp did not personally visit the widow but rather had his secretary visit her. [] could not substantiate these rumors further. (Craig's file showed that he suffered from Nephritis, a kidney condition. In the year preceding his death he was off six months due to this condition. According to his wife he was somewhat despondent since a physician had indicated his illness might have some effect upon his heart.)

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3. [] claimed Grapp reprimanded him one day in the presence ASAC Gebhardt and either the Chief or Assistant Chief Clerk by stating, "My 12-year-old daughter could do a better job than you are doing." The reprimand was based on Grapp's accusing [] of permitting Agents to exchange tires on their Bureau cars for new ones before the old ones were sufficiently worn and [] felt he should rely on the individual Agent's judgment as to the safe condition of the car and give him a new tire when he asked for it. (The Oklahoma City inspection of February, 1960, reflected an increase in operating costs for six months when cars under [] supervision.)

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4. [] claimed SAC Grapp caused him to forego his vacation leave and forfeit 15 days of annual leave during 1958. States he had vacation leave approved in Chicago which was cancelled to expedite transfer to Oklahoma City reporting there 10/20/58. During remainder of year [] claims he presented leave slip requesting three weeks' vacation to Grapp on three occasions and each time Grapp refused to approve it because of work assignments he wanted [] to handle. [] states that after third time he decided to forget vacation and try to take his leave a day or two at a time as best he could. He only got five or six days before the leave year ended. (SOG leave records show []

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Memo for Mr. Malone
Re: William W. Turner

forfeited 15 days of annual leave 1958 and had no vacation that year but did take 10 days of leave day or two at a time (from October on he took 6 of the 10 days)). File shows no communication from Grapp in response to general Bureau rule requiring Bureau be notified if SAC plans to refuse employee leave causing him to lose same.

5. [] claimed Grapp called him in, on return from 1959 vacation and reprimanded him for dust found in gun vault while on vacation. [] told Grapp he thought he was responsible only for technical equipment whereas vault also contained camera equipment and firearms which other Agents were responsible for. Grapp's alleged reply was "You don't expect me to dust it do you?" [] said he didn't and Grapp told him thereafter [] would have responsibility for dusting entire vault.

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6. [] claims Grapp called him into office on one occasion and said, "If you know how to do anything, please let me know and I will be glad to assign it to you. I have talked it over with all the supervisors and they all agree that you don't know how to do anything." [] contends Grapp did not preface this by explaining what prompted this until after he had said it which upset [] can't recall now what the incident was about.

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CONCLUSIONS:

It is the impression of Edwards and SAC Gale that [] is below average in intelligence, thin-skinned, very hypersensitive, and certainly lacking good judgment. He is spineless because he admitted keeping silent when SAC Grapp upbraided him. He admitted living in constant fear of SAC Grapp's alleged threats to send him out on a road trip and recommend him for suspension although neither of these happened during his 19 months' assignment under Grapp. In his signed statement [] even admits that Grapp's alleged treatment of him did not prompt his resignation and that he resigned as indicated in his letter, to try to get into private enterprise because he felt he should make such move before reaching age 40. He should have brought these matters to the attention of someone in the Bureau who could look into them instead of writing all this stuff in a 17-page letter and sending it to a virtual stranger. Nevertheless, these allegations will have to be run out as best they can.

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It is emphasized that the interview was conducted without any threats, pressures, or undue influence on []. He was clearly told he did not have to furnish the Bureau any information and everything he furnished would be voluntary. The interview lasted only from 4:15 PM to 5:20 PM and the dictation of the statement was done immediately thereafter and concluded a

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Memo for Mr. Malone
Re: William W. Turner

few minutes after 6:00 PM. At [] specific request in view of a commitment, b6
he was permitted to return to the Chicago Office the morning of 7/21/61 to b7C
review and sign the transcribed statement. On this occasion he voluntarily
furnished a brief supplemental statement to furnish additional information which
had occurred to him during the interim. He expressed himself as still feeling
"a part of the Bureau." However, he still endeavors to distinguish in his
mind between the Bureau on the one hand and SAC Grapp on the other and he
indicated no change of heart with regard to supporting Turner against SAC
Grapp although it seems apparent that he is sorry now he ever got into the
thing in the first place.

RECOMMENDATIONS:

1. That the attached airtel be approved to SAC Grapp transmitting
a copy of [] statement and instructing him to submit affidavits in complete
answer thereto.

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2. The Administrative Division is checking out other available
records and angles of [] statement insofar as possible.

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July 13, 1961

PERSONAL

Mr. Wesley C. Crapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Crapp:

You are referred to Bureau airtel dated July 6, 1961, and your airtel of July 10, 1961, without captions, which indicated that at the conclusion of a recent contact with [redacted] at Miami, Florida, you instructed an Agent to hand him one of your personal cards.

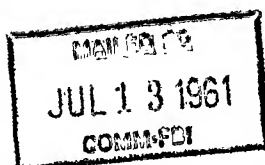
You unquestionably used extremely poor judgment in this instance, and in the future you should desist from such practices inasmuch as a possibility exists for a misunderstanding. Such incidents are, of course, most embarrassing to the FBI and should be avoided.

Your request to contact [redacted] in connection with this matter is denied. Neither you nor any personnel of the Miami Office should discuss it with him in any manner whatsoever.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director



1 - Mr. DeLoach
1 - Mr. Callahan

ELC/REW:llf/geg
(5)

MAIL ROOM ☐ TELETYPE UNIT ☐

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JUL 13 15 PM '61

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RECORDED
JUL 17 1961
L

UNITED STATES GOVERNMENT

Memorandum

TO : MR. MOHR

DATE: August 4, 1961

FROM : MR. J. F. MALONE *JFM*SUBJECT: WESLEY G. GRAPP
SPECIAL AGENT IN CHARGE
MIAMI OFFICE

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
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On 7/29/61, [REDACTED]

[REDACTED] advised Assistant Director John F. Malone that
in his opinion, [REDACTED]
When asked to explain exactly what he had in mind, [REDACTED] commented
that [REDACTED]

b7D

[REDACTED] this was his opinion.

In addition, [REDACTED] commented that [REDACTED]

b7D

This matter was discussed with SAC Grapp 7/31/61. On my
instructions he submitted a memorandum of explanation (attached). Briefly,
he admitted [REDACTED]

In my initial conversation with Grapp he told me he thought he may have
used the term, [REDACTED] but on further
reflection feels certain he did not. Grapp indicated that [REDACTED]

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[REDACTED] SAC Grapp suggested that [REDACTED]

1 - Mr. Callahan

1 - [REDACTED]

1 - Mr. Malone

JFM:wmj

(4) - Enclosure

REC-130
XEROX
AUG 14 1961
SENT DIRECTOR
8-4-61

18 AUG 16 1961

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Memo for Mr. Mohr
Re: Wesley G. Grapp

[REDACTED]

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Inspector is of the opinion that this reasoning on the part of SAC Grapp as to the reason for [REDACTED] comments is a little far-fetched.

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SAC Grapp was also advised of [REDACTED] comment in regard to Mr. Grapp's suffering from an overdose of public relationism.

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RECOMMENDATION:

That further action in regard to this matter be considered in over-all inspection.

V. Key RC

on 11/11/61

grm

Miami, Florida
August 2, 1961

MEMORANDUM TO ASSISTANT DIRECTOR MALONE:

Re: [REDACTED]

b7D

Reference is made to your discussion with me concerning [REDACTED]. You stated that [REDACTED]

[REDACTED] This is an outright distortion of the facts. I have not told anyone inside or outside of the Bureau that the inspection was "out to get me." [REDACTED]

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[REDACTED] For clarification purposes, I set forth the following.

After my arrival in this Division, [REDACTED]

[REDACTED]


b7D

WGG:JHK

As reflected above, [] could be piqued because: b7D

1. I do not agree with everything he says.
2. I am not personally overawed by his self-proclaimed importance.
3. I have not and do not intend to use my official position to refer prospective clients to him or recommend his services be used.
4. I will not permit him or anyone else to purloin personnel or information from the Miami FBI office in the absence of instructions to do so from the Bureau.

Such a position on my part is not to his personal advantage. If I were removed as SAC in Miami, he stands to lose nothing and may possibly gain. That can well be his true motive for making the false statement or innuendo concerning me.


WESLEY G. GRAPP
Special Agent in Charge

UNITED STATES GOVERNMENT

Memorandum

TO : MR. MOHR

DATE: August 1, 1961

FROM : MR. H. L. EDWARDS *HL*SUBJECT: MIAMI INSPECTION
ASSISTANT DIRECTOR MALONE IN CHARGE

Key
 Tolson ☒
 Belmont ☒
 Mohr ☒
 Callahan ☒
 Conrad ☒
 DeLoach ☒
 Evans ☒
 Malone ☒
 Rosen ☒
 Sullivan ☒
 Tavel ☒
 Trotter ☒
 Tele. Room ☒
 Ingram ☒
 Gandy ☒

Mr. Malone telephoned the evening of 8/1/61 to furnish this second progress report on the inspection of Miami.

He stated that on Saturday night, 7/29/61, he, Malone, had dinner at [redacted] home. [redacted] appears to dislike SAC Grapp. [redacted] volunteered the statement that [redacted] explained that it is his impression that [redacted] emphasized that this is purely his own personal opinion and observation.

[redacted] mentioned another item. He said that [redacted]

Mr. Malone said he confronted Grapp with this information on Monday, 7/31/61, and has instructed Grapp to submit an answer in writing. Mr. Malone said, of course, he did not divulge the source of this information, but Grapp in recalling any such statements that he made referred to the fact that [redacted]

[redacted] He denied saying anything along the line of [redacted] version.

2 HLE:wmj
 AUG 12 1961

SENT DIRECTOR

8-2-61

REC-111

885-1-174
AUG 9 1961 57

Memo for Mr. Mohr
Re: Miami Inspection

Mr. Malone stated that as soon as he gets Grapp's answer he will submit a separate memorandum on this matter with recommendations rather than waiting to handle it in connection with the over-all inspection.

Mr. Malone expressed the opinion that Grapp seems to have tried to turn against [redacted] in explaining his way out of this by alleging that [redacted]

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However, Mr. Malone feels that [redacted] would have no motive for furnishing this information about Grapp if something along these lines hadn't occurred.

In any event, this matter will be carefully analyzed and summarized promptly and immediately thereafter submitted by Mr. Malone.

Other than the foregoing, Mr. Malone stated that the inspection indicates Grapp is a firm administrator. However, the inspection has developed six substantive errors.

Mr. Malone still plans to wind up the inspection and depart from Miami Friday, 8/4/61.

ACTION:

Information.

Keene *RM* *7/12*

7/28/61

AIRTEL

To: Director, FBI
From: SAC, Miami
Re: WILLIAM W. TURNER
PERSONNEL MATTER

ReBuairtel 7/21/61, captioned as above, attaching copy of a two-part signed statement executed by former Special Agent [redacted]. The requested affidavits are enclosed, and the following observations are made.

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As to allegation #1 regarding performance ratings, there are enclosed copies of a routing slip and a questionnaire which I used while in Oklahoma City. They are self-explanatory. It is noted my affidavit does not reflect their existence, as it is not known whether such is desired.

In allegation #4, [redacted] makes reference to some tires that had been removed from a Bureau car and, according to the Agent driving the car, they had developed soft spots in the sidewalls. My recollection is that all four tires were removed simultaneously from the car assigned to SA [redacted], a Resident Agent at Lawton, Oklahoma.

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If the Bureau deems it appropriate, SA [redacted] should be contacted and it determined if, in fact, he

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3 - Bureau (Encls. 33)(AM)
1 - Miami
WGG:JHK
(4)

XEROX
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ORIGINAL FILED IN

told anyone that the walls of all four tires had developed soft spots, who determined such a condition, where did he record such an unusual circumstance as this where all four tires simultaneously developed soft sidewalls, and all other pertinent related matter in his possession. I briefly made reference to it when I was assigned to the Oklahoma City office and he did not mention to me that any of the tires had soft spots. This could be easily the figment of the imagination of [redacted].

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Under allegation #6, [redacted] makes reference to a clerk at the Trice Electric Company telling him that his boss was in there the previous night and then [redacted] attributes certain comments to me, which, of course, are not true and which are not in conformance with information previously furnished by [redacted] at that firm. I have searched my memory and I am reasonably sure that [redacted] accompanied me to the Trice firm and to the best of my knowledge it was over the lunch hour. If this is true, it completely discredits the warped, biased and distorted statements made by [redacted] in this regard.

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It is suggested that [redacted] of the Trice company be again contacted to determine whether or not (1) I was accompanied by [redacted], as I believe I was, and if not by him, the identity of the Agent; (2) the time of the day, such as some time between 12:00 noon and 2:00 p.m.; and (3) this could be a case of mistaken identity. I am not certain that [redacted] is the individual who waited on me. The only recollection I have at this time of the clerk is very vague but it seems to me he was short in stature and was possibly 5 feet 7 or 8 inches tall, was young and had a relatively heavy head of hair. The question arises in my mind whether someone else looked at the television sets one evening and [redacted] mistakenly thought it was me. In any event, the allegation in substance

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has been completely refuted by [] and by me. It would completely discredit [] in this regard if, in fact, he were present and the contact was made not in the evening but during the lunch hour.

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It is suggested that if the Bureau has not already done so, it examine the leave records of [] to determine whether his statements are completely accurate; examine my annual leave record to insure that my recollection of the events immediately prior to the death of SA Craig are accurate; and examine the sick and annual leave records of Craig to ascertain if he was on sick or annual leave immediately prior to my departure from the division on annual leave. If he were in such a status, it would show a greater span of time in which it would not have been possible for us to be in contact with one another. A review of his field personnel file should also reflect in detail what items were in his possession as well as the identity of the Agents conducting the investigation surrounding Craig's death, etc. Those Agents should be contacted for any knowledge they may possess.

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To the best of my knowledge, each and every allegation has been completely and fully refuted.

Kindly advise of any points that may need further clarification.

August 11, 1961

PERSONAL ATTENTION

**Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida**

Dear Mr. Grapp:

I have reviewed the report of the recent inspection of the Miami Division, and, based upon the findings of the Assistant Director, the various operations of the Miami Office have been rated as follows: Physical Condition and Maintenance, Investigative Operations and Administrative Operations - Good; Personnel Matters - Very Good; Contacts - Fair.

I am displeased to find a general laxity in connection with the physical condition and maintenance of the Miami Office since the last inspection. While a number of housekeeping delinquencies were corrected during the course of the inspection, good housekeeping must be a day-to-day matter and it should not have been necessary for the Assistant Director to point this out.

While you are to be commended for your statistics in 1961, the drop in three of four statistical categories for the first month of the current fiscal year indicates a necessity for close attention to insure that this undesirable trend is reversed. Emphasis on statistical accomplishments should be made early in the fiscal year. I am aware of the fine job performed by the Miami Office in the identification of the hijacker of the Eastern Air Lines plane. In spite of these considerations, the Miami Office had six bank robbery matters which were unsolved; there was a delinquency above twelve per cent in four important classifications during the month of July; five substantive errors were detected during a review of files, and other administrative delinquencies were noted, indicating a need for tighter supervision.

You must take the necessary action to bring these matters into a more favorable light and insure that such derelictions do not again occur.

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Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

1 - Mr. Callahan (Attn: Mr. C. R. Davidson) (With enclosure)

① - Personnel file of Wesley G. Grapp

1 - [REDACTED] NOTE: Based on memo J. F. Malone to Mr. Mohr, 8/9/61,
1 - MOVEMENT re Inspection - Miami Division, Assistant Director J. F.

JFM:wmj JFM:wmj
Malone, July 24 - August 4, 1961

(8) MAIL ROOM TELETYPE UNIT ☐

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Mr. Wesley G. Grapp

Make certain that all supervisors are properly following cases by the approved tickler method. The Assistant Director found that one of the Resident Agents at Fort Lauderdale has low case assignments. This matter must be closely followed. Unless improvement is shown within the next sixty days, one Resident Agent should be reassigned to headquarters. Time in the office must be reduced to a minimum and you should see to it that all Agents are fully engaged in productive work.

Communications costs are too high. Strict economy not only in communications costs but in travel and per diem must be exercised to keep these costs at a minimum.

The needs of the Miami Office will be kept in mind when additional Agent personnel is available. In this regard, only one applicant recruited by the Miami Office has entered on duty as an Agent during the past year. This important phase of the Bureau's work should receive your personal attention in view of the urgent need for outstanding Agent applicants.

I am deeply concerned over the fact that you discussed the office inspection with someone outside of the Bureau, and by so doing created a basis for criticism being leveled at you. This is the second time since your assignment to Miami that it has been necessary for me to censure you for lack of good judgment in dealing with outside contacts. I expect that in the future you will be more judicious in matters of this nature.

Instructions contained in the summary work papers and in the inspection report which were left with you should be carefully reviewed with the Assistant Special Agent in Charge. Necessary corrective action must be promptly taken. Advise the Bureau when delinquencies are corrected.

Very truly yours,

John Edgar Hoover
Director

SAC, Miami

August 10, 1961

Director, FBI

PERSONAL ATTENTION

WILLIAM W. TURNER
FORMER SPECIAL AGENT
REMOVED 7-12-61

W. L. G. mpp

Reference is made to the statement dated 7-19-61 of former Special Agent [redacted], in part alleging that on one occasion you commented to [redacted] something to the effect, "My 12-year-old daughter could do a better job than you're doing."

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[redacted] claimed that this comment was made either in the presence of the Chief Clerk or the Assistant Chief Clerk, as well as ASAC Gebhardt.

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You are advised that [redacted] Gebhardt could not recall the incident; however, [redacted] did recall it. For your information and future guidance there is enclosed a copy of Oklahoma City letter dated 7-28-61 concerning this matter.

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Enclosure

REC-153

455 827-17
JUL 7 1978

TJN:pmd
(3)

- Tolson _____
- Belmont _____
- Mohr _____
- Callahan _____
- Conrad _____
- DeLoach _____
- Evans _____
- Malone _____
- Rosen _____
- Sullivan _____
- Tavel _____
- Trotter _____
- Tele. Room _____
- Ingram _____
- Gandy _____

MAILED 27
AUG 10 1961
COMM-FBI

Based on memo C.R. Davidson to Mr. Callahan 8-3-61 TJN:lmb/lcc

9 AUG 11 1961

MAIL ROOM ☒ TELETYPE UNIT ☐

Handwritten signatures and initials: J.P., mace, Carl, 3, 10/11, 10/11, 10/11

AUG 11 1961

UNITED STATES GOVERNMENT

Memorandum

Tolson _____
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 Evans _____
 Malone _____
 Rosen _____
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 Tele. Room _____
 Ingram _____
 Gandy _____

TO : Mr. Belmont *Bm*

DATE: August 1, 1961

FROM : A. Rosen *Ra*

SUBJECT: ROBERT M. MacNAMARA

RECOMMENDATION FOR INCENTIVE AWARD

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SAC Miami recommends SAs MacNamara, [redacted], and [redacted] for \$200 incentive award each for their investigative efforts in connection with identification of the subject responsible for the hijacking of Eastern Airlines Electra, Flight 202, 7-24-61. SAC also recommends a general letter of commendation to him, so that copies of same may be placed in personnel files of other Agents who worked this case.

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SAC points out this case was assigned to SA MacNamara, who promptly initiated investigation to check the manifest of the plane and to check out each person thoroughly in order to identify the subject. SA MacNamara actively participated in the investigation and played a major roll in the coordination of the leads. By the afternoon of the same day, 7-24-61, all passengers were eliminated as possible suspects with the exception of three. This investigation was intensified in regard to these three individuals, one of them being [redacted]. The address furnished by Marin proved to be fictitious and as a result all individuals with the name Marin were checked out and eliminated.

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On the evening of 7-25-61, an informant of the Miami office advised SA [redacted] who had already alerted the informant to develop information that through his contacts he had learned that an individual by the name of [redacted] had disappeared. According to the informant, this individual lived in the vicinity of 70th Street and Biscayne Boulevard, Miami. Investigation in this area by SAs [redacted] and [redacted] determined [redacted] had moved to [redacted] residence was ultimately determined and during the investigation to locate him, SAs [redacted] and [redacted] determined he was pro-Castro and a possible member of the July 26th Movement.

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SAs [redacted] and [redacted] interviewed [redacted] and by diplomatic and skillful approach they were able to obtain her complete confidence and obtain her cooperation. Photographs of her husband were obtained and she consented to a search of the premises. The following morning, the photographs furnished by her were exhibited

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1 - Administrative Division
 CWH:mrh (7)

Enclosures

RECORDED - 100

See Addendum Administrative Division page 3c.

AUG 28 1961

Memorandum to Mr. Belmont

to crew members of the hijacked airplane and all positively identified Oquendo as the subject. SAC states that the specific efforts of SAs MacNamara, [redacted], and [redacted] merit specific notice. SA MacNamara was constantly on top of the entire situation and actively participated in all phases of the investigation. SA [redacted], by impressing upon his informant the tremendous importance of the matter eliciting prompt information from the informant which developed the identity of the subject. SAs [redacted] and [redacted] in their interview of subject's wife demonstrated exceptional professional competence. b6 b7C

All three Agents, according to the SAC, worked unceasingly through the entire night and the following day after the violation occurred.

RECOMMENDATION OF GENERAL INVESTIGATIVE DIVISION:

It appears that the investigative efforts of SAs MacNamara, [redacted], and [redacted] were handled in a highly efficient and capable manner. It is not felt, however, that these efforts were so extraordinary as to merit incentive awards. It is therefore recommended that they receive individual letters of commendation. It is also recommended that a general letter of commendation be directed to SAC Miami so that copies of same may be placed in the appropriate personnel files of Agents participating in this investigation. b6 b7C

ADDENDUM

ASSISTANT DIRECTOR MALONE: There is little question but that
8/3/61 (JRM:mfm) an outstanding investigative job
was done in this instance by
personnel of the Miami Office. On 7/24/61, only the most meager and fragmentary facts were available concerning the hijacking of the Eastern Airlines plane. All that was really known was that 38 persons had been kidnaped and a 3½ million dollar airliner had been stolen and all taken off to an uncertain fate.

There was involved an extremely delicate and intense international situation with press interest and public speculation at its height. The Miami Office was in a real sense under considerable pressure to obtain a speedy solution and with very little time to do the job. The case had to be handled correctly from the start with no time for exploitative inquiries or getting off on tangents.

It is believed that this situation presented a number of obstacles and hazards which were successfully overcome by extremely intelligent handling. SA MAC NAMURA and the Supervisory Staff quickly and correctly narrowed the suspects down to 3 from investigation of the long passenger list. [redacted] emerged as a most likely suspect. The newspapers in conducting their own investigation got off the track in their hastily published story that a Cuban heavyweight was the culprit.

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Information from our informant at a vital moment coupled with extremely intelligent investigation by SAS [redacted] and [redacted], particularly in overcoming the resistance of the subject's wife, resulted in the expeditious solution of the case. There was tremendous nation-wide coverage of the press release made by the Director on the basis of the correct identification of the kidnaper and the issuance of a Federal warrant. The reputation and prestige of the Bureau was justifiably enhanced as a result of this performance of Miami personnel.

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In addition, I received a number of very favorable comments from influential law enforcement officers from various parts of Florida who were in attendance at a state-wide conference of Sheriffs in Miami, as to the highly effective handling of this case by the Bureau. An official of the U. S. Immigration Service in Miami stopped me on the street to extend his congratulations to the Bureau for a job well done under trying circumstances.

I recommend that incentive awards, in a suitable amount, be given to SAs ROBERT M. MAC NAMARA, [REDACTED] and [REDACTED] in recognition of their outstanding performance, and that a general letter of commendation for the Miami Office be forwarded to the SAC for the personnel files of other personnel who participated in this investigation.

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Based on the information submitted by SAC, Miami, the General Investigative Division and Assistant Director Malone, who was inspecting the Miami Office while this case was in progress, it appears this investigation was very well handled in the Miami Office and there is no question but that the results were excellent. However, it does not appear that the performance of SAs MacNamara, [] and [] was such as to warrant special recognition in the form of incentive awards. The key to the success realized was information furnished by an informant and based on this information normal logical investigative steps were taken which resulted in the prompt identification of the subject.

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BUREAU RECORDS:

The services of these three agents have been satisfactory during the past three years. All are completely available, their weights are within desirable limits and their overtime exceeded the office average three of more of the six months during the period January through June, 1961. There follows additional specific comments regarding the performance of each during the past three years.

SA MacNamara EOD as SA 9-22-47, Grade GS 13, \$11,415. No censures, one commendation and one commendation through his SAC. Rated Excellent on his 1961 annual performance rating.

SA [] EOD as SA 7-12-48, Grade GS 13, \$10,635. No censures and one commendation through his SAC. Rated Satisfactory on his 1961 annual performance rating.

b6
b7C

SA [] EOD as SA 6-26-39, Grade GS 13, \$11,935. Censured on five occasions, the last two being 6-27-60 for failure to thoroughly prepare for meeting with an informant which resulted in his arrest by Cuban authorities; and 7-7-60 for poor judgment concerning his failure to be aware of just what was contained in his personal effects and household goods and not disposing of any item which would cause embarrassment to Bureau. His goods were confiscated by Cuban Government. On 6-16-60 he was declared persona non grata by the Castro Government and forced to leave Cuba where he has been assigned as Legal Attache. He has been commended on two occasions and was rated Excellent on his 1961 annual performance rating.

RECOMMENDATIONS:

(1) That SAs Robert M. MacNamara, [] and [] not be granted incentive awards but that they be individually commended.

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ADDENDUM: (Continued)

RECOMMENDATIONS: (Continued)

(2) That a general letter of commendation be directed to SAC, Miami, for inclusion in the personnel files of others who participated in this investigation.

Done
8-14-61
mst

M. J. [Signature]
8/10

[Signature]

PERMANENT BRIEFS OF PERSONNEL FILES OF SAS MAC NAMARA, [REDACTED] AND
[REDACTED] ARE ATTACHED.

b6
b7C

August 22, 1961

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

AUG 27 3 18 PM '61
FBI
READING ROOM

Dear Mr. Grapp:

Bureau records disclose that Time Spent In Office (TIO) by Agents of the Miami Office was 17.1% in April, 16.5% in May, and 14.1% in June. This was a desirable downward trend. It is noted, however, that in July the percentage for the office was 16.3%. This is an increase which is considered unhealthy.

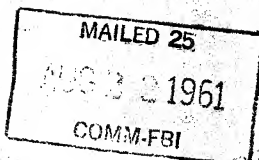
I will hold you personally responsible for bringing about an immediate substantial reduction in TIO in the Miami Office.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director

67-16111-285
Searched
Numbered
4 AUG 28 1961



LLD:mmp (6)
1 - Training and Inspection Division
1 -
1 - Miami Field Office File

NOTE: Letters being written to SACs of all offices where TIO for July exceeded 15%.

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AUG 29 1961

MAIL ROOM ☐ TELETYPE UNIT ☐

Keegle
PM

msc
CRD
John
JA
LLD

RECORDED

3625

August 14, 1961

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am indeed pleased to commend, through you, the agents in the Miami Division who participated in a highly skillful fashion in the investigation of the Interstate Transportation of Stolen Aircraft case involving [redacted]

The thorough and diligent work these men did in developing initial information was of primary importance in the success realized. Also of vital significance was the splendid manner in which numerous interviews with the passengers and crew of the hijacked airplane were handled. The adroitness and tact these agents displayed under difficult circumstances and the information which they obtained through their efforts are noteworthy and I want you to convey to them my appreciation for their splendid services.

Sincerely yours,
J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of all participating personnel with the exception of those individually recognized.

1 - [redacted] (Sent Direct)

CMT:rd
(5)

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AUG 14 2 20 PM '61
JUL 2 1961

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UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to
File No.

WASHINGTON 25, D. C.

AUG 15 1961

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

RE: SA

Wesley G. Grapp
(Type or print plainly)

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent, I am forwarding herewith (by CHECK - MONEY ORDER) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name	Relationship	Date
CAROLYN K. GRAPP	WIFE	7-29-61
Address		
% F.B.I., Miami, Florida		

The following person is designated as my beneficiary under the Chas. S. Ross Fund providing \$1500 death benefit to beneficiary of agents killed in the line of duty, other than travel accidents.

Name	Relationship	Date
CAROLYN K. GRAPP	wife	7-29-61
Address		
% F.B.I., Miami, D.C.		

Very truly yours,

Wesley G. Grapp
Special Agent

September 15, 1961

MEMORANDUM FOR MR. TOLSON

On September 1, 1961, I saw Special Agent in Charge Wesley G. Grapp of our Miami Field Division.

I discussed with Mr. Grapp some of the difficulties which had arisen in Oklahoma City and commented upon the imperative necessity of our executives being not only 99% right, but 100% right, as personnel who are inclined to not be amicable to discipline are always prone to make retaliatory charges against supervisory personnel.

I also spoke to Mr. Grapp about [redacted] and that I considered it unwise on his part to make the comment he did as from experience I knew [redacted] inclined to either exaggerate or distort matters.

b7D

I also discussed with Mr. Grapp the fact that I noted his office had an over-all delinquency of 8.8% and there was a large number of classes of cases in which his office exceeded 8% and he should give this very prompt attention.

I also noted that I observed the number of cases closed per Agent per month in the Miami Office in July was 10.7, which I considered to be low and every effort should be made to bring about an increase in production by the individual Agents in the office.

I commented upon the fact I noted for the first month of the current fiscal year when compared with a similar period of the previous fiscal year, his office had dropped 71% in convictions, 25% in fugitives located, and 23% in automobiles recovered, and he should immediately look into this situation to bring about an improvement.

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I discussed with Mr. Grapp the fact that I noted the Agents in the Miami Office were spending 16.3% of their time during July in the office, which is excessive and this figure should be reduced.

JEH:EDM (5)

MAIL ROOM ☐ TELETYPE UNIT ☐

67- 286
8 SEP 19 1961

Memorandum for Mr. Tolson

September 15, 1961

I outlined to Mr. Grapp my views concerning overtime and Agents on limited duty and advised him I did not feel that fringe benefits should be paid to Agents who were not able to share the average overtime of the entire office unless such Agent had just recently returned from an illness which necessitated a few months for him to regain his complete strength or if he was one of the older Agents in his seventies who had given faithful service to the Bureau for many years.

I called to Mr. Grapp's attention the fact I noted that the Miami Office had recruited two Agents during the past year for the New Agents Class and I thought greater effort should be made by the Miami Division to recruit more Agents.

I called Mr. Grapp's attention to the fact that I noted there were eight violations of the Federal Bank Robbery Statute which were unsolved and this is most undesirable and he should bear down on these to bring about an improvement.

I stressed to Mr. Grapp the necessity for developing quality informants, both in the security and criminal fields and in connection with the latter, the necessity for intensifying intelligence coverage of the activities of racketeers and hoodlums.

I also stressed to Mr. Grapp the imperative necessity of intensive attention being given to the over-all investigation of criminal activities in his field division in view of the nature of Miami and Miami Beach.

Very truly yours,

J. E. H.

John Edgar Hoover
Director

SENT FROM D. O.
TIME <u>3:21 PM</u>
DATE <u>9-18-61</u>
BY <u>RH</u>

XEROX
JUL 7 1978

UNITED STATES GOVERNMENT

Memorandum

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TO : Mr. Mohr

DATE: 9-21-61

FROM : N. P. Callahan

SUBJECT: SAC WESLEY G. GRAPP
Miami DivisionASAC REX I. SHRODER
Las Vegas DivisionASAC [REDACTED]
Oklahoma City Divisionb6
b7C

SAC Grapp and ASACs Shroder and [REDACTED] are scheduled to report to Washington on Monday, 9-25-61 in connection with the appeal of former SA William W. Turner who is appealing his dismissal from the Bureau to the Civil Service Commission. The hearing in the Turner case is scheduled to begin Tuesday, 9-26-61, and will probably last for several days. Turner was formerly assigned to the Oklahoma City Office where SAC Grapp and ASAC Shroder were also formerly assigned and where [REDACTED] is presently ASAC.

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SAC Grapp and ASACs Shroder and [REDACTED] will be tied up at the Civil Service Commission on the Turner case most of the time they are in Washington and will not be here for official SAC or ASAC conferences. The Director recently saw SAC Grapp on 9-1-61 when he was at the Bureau in connection with the Turner case. The Director last saw ASAC Shroder on 4-15-60 shortly before he assumed duties as ASAC on 4-28-60. He last saw [REDACTED] on 12-2-60, just before he assumed duties as ASAC on 12-11-60.

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REC-149 67-186 613-287

In view of the reasons for the presence of these officials in Washington on this occasion and the fact that they will be tied up at the Turner hearing while they are here, the usual office summaries covering operations of their respective offices will not be submitted for the Director's use, unless advised to the contrary. Briefs and summaries of their personnel files will, however, be submitted for the Director's use in the event he should see them.

FDH:mlemle
(5)

- 1 - Personnel File of ASAC Shroder
 1 - Personnel File of ASAC [REDACTED]

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September 22, 1961

SEP 27 11 56 AM '61
REC'D-READING ROOM
FBI

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

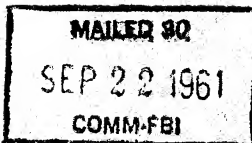
Dear Mr. Grapp:

I want you to commend the agents in the Miami Division who assisted with considerable skill in the investigation of the Interstate Transportation of Stolen Property case involving [] and []

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These men carried out their individual responsibilities with a great deal of efficiency, alertness and resourcefulness and their combined efforts were of major importance in the results realized in the apprehension of the subjects and the recovery of a large amount of stolen jewelry by another division. I certainly do not want the occasion to pass without expressing my appreciation, through you, to the participating agents for the excellent work they did on this case.

XEROX
JUL 7 1978



REC-138
Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of participating agents with the exception of SA [], who was individually recognized.

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1 - [] (Sent Direct)

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XEROX

OCT 6 1961

MAIL ROOM

TELETYPE UNIT

MR. MOHR

August 9, 1961

MR. J. F. MALONE

INSPECTION - MIAMI DIVISION
ASSISTANT DIRECTOR J. F. MALONE
JULY 24 - AUGUST 4, 1961

SYNOPSIS

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Officials: Wesley G. Grapp, SAC since 4/7/61. [REDACTED], ASAC since 11/24/59.
Last inspection - 4/19-5/5/61.

Physical Condition and Maintenance - Good. Office convenient and secure but inadequate. High number of housekeeping delinquencies found so soon after previous inspection indicates general lack of interest in maintaining physical condition of office at inspection-proof level at all times. During last inspection, one Agent warned about maintaining old assignment cards. Same Agent found again with old assignment cards. Administrative action being handled separately. Office has outgrown present space. Present arrangement of space not satisfactory. Supervisors separated from squads. No contiguity of space occupied by various squads. Space presently in same building with Immigration and Naturalization Service. Arrangement under present condition unsatisfactory due to fact that hundreds of Cuban refugees are lined up daily at Immigration and Naturalization Service in front of main entrance to building. The refugees throw debris around the exterior and interior of the building, giving it an unsightly appearance despite efforts on part of General Services Administration (GSA) to keep it clean. Arrangements under way with GSA to provide additional space for FBI. Every effort being made to obtain separate building for FBI. Cars inspected - no safety defects.

Let me have details of what is being done re this
Investigative Operations - Good. Case load 7/31/61, 2317 (2096 active). Delinquency 8.8%. Four categories - Selective Service, Interstate Transportation of Stolen Property, Anti-Racketeering, and Internal Security cases - above 12%. Five substantive errors involving delays in handling, incomplete interview and incomplete investigation - closer supervision ordered. Number potential criminal informants have decreased, quality improved. Security Informant and Criminal Informant Programs - very good. Informant identified hijacker of Eastern Air Lines plane. Six of 14 bank robbery cases unsolved; missed applicant deadlines low (2.23%). End of fiscal year 1961 statistics up in 3 categories; down in convictions (-7.4%), Fugitives (-25%), and automobile recoveries (-22.6%); up in fines, savings and recoveries (plus 114%), July, 1961.

Administrative Operations - Good. Supervision equitable. SAC visited 1 of 5 Resident Agencies. Improper use of monthly case review in lieu of tickler system ordered corrected. Case load of ^{one} Resident Agent at Fort Lauderdale low; SAC ordered to reduce staff if no improvement. Time in office April - June 15.9%, ordered reduced. Form errors high, Chief Clerk's Office behind in project work.

Enclosures

1 - Mr. Callahan (Attn: Mr. C. R. Davidson) (Sent separately)

JFM:wmj (6)

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Memo for Mr. Mohr
Re: Inspection - Miami Division

Improper posting detected and ordered discontinued. Stenographic production high; retyped pages low. Communications costs high - economy ordered.

Personnel Matters - Very Good. No overweight Agents; no Agents on probation; morale very good. Clerk-Agent ratio 65.4 (107 Agents, 70 clerks). SAC states could use 25 additional Agents but no specific request made. Inspector feels that in view of emphasis on Hoffa case, Top Hoodlum Program, jewel theft cases and Cuban matters, efforts should be made to raise the Agent personnel from 107 to 117. During the 13 months prior to July 1, 1961, the office operated with an average of 117 Agents which appeared to be adequate. One Agent unavailable, 3 on limited duty - all justified. Office overtime April - June 2:47, essential, productive, unscheduled, equitably shared. One Agent recruited by Miami entered on duty. SAC regards clerical personnel adequate, not excessive. Inspector agrees.

Contacts - Fair. SAC has met [] of [] contacts, none personally developed. Of 18 speeches 5 handled by SAC, 4 by ASAC, 9 by others. Two applicants accepted for next National Academy session. Police training and public relations very good. Persons contacted spoke highly of Director and Bureau. [] b7E

[] advised that []

[] Inspector believes [] sincere in his comments and observations. Inspector also feels Grapp sincere in making contacts but has [] b7D

This was discussed with Grapp. Inspector met Mayor of Miami at a law enforcement gathering. He went out of his way to praise SAC Teague. Inspector asked Mayor if he had met SAC Grapp. He replied sharply, "Yes, I did," and then continued to talk about SAC Teague. Inspector met 59 people in the law enforcement field. Two, Michael Fox, Chief at Miami Beach, and Wayne Thurman (National Academy), Chief at North Miami, were high in their praise of SAC Grapp.

RECOMMENDATIONS:

1. SAC Wesley G. Grapp, GS-17 @ \$16,530, at Miami since 4/7/61, veteran, not on probation. Makes excellent personal appearance, is capable, aggressive administrator. All Agents and clerks of Miami Office interviewed. They stated administration firm but fair. Morale high. It appears that SAC Grapp has made definite strides in improving the operations of the office since his assignment there as evidenced by the improvement of statistics for fiscal year 1961, as well as increase in the number of cases closed and a gradual decrease in time in the office. The decline in statistics for the first month of the current fiscal year, however, indicated a need for a concerted effort to insure that the unfavorable trend is reversed. Grapp's weakness appears to be in the handling of contacts as evidenced by criticism leveled at him by [] and by []

Memo for Mr. Mohr
Re: Inspection - Miami Division

[redacted] SAC Grapp has already been censured for his poor judgment in instructing an Agent to hand one of his personal cards to [redacted]
[redacted]

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In regard to the comments SAC Grapp allegedly made to [redacted]
[redacted] to the effect that [redacted]

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[redacted] So regardless of what was said between the two, SAC Grapp showed poor judgment in discussing the inspection with someone outside the Bureau and accordingly it is being recommended that he be censured. If approved, attached inspection letter to SAC Grapp will suffice.

2. ASAC [redacted] GS-15 @ \$13,730, veteran, not on probation, third office as ASAC (since 7/1/57). Makes excellent appearance, has a pleasing personality. Two substantive errors detected on desk, 1 involving delay in acknowledging an outside communication for which Agent and relief supervisor responsible; other involved incomplete interview for which both Agent and [redacted] responsible. SAC regards [redacted] as qualified to assume additional responsibilities of SAC of a small office. Inspector agrees qualified for further advancement. If approved, letter of censure attached.

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Memo for Mr. Mohr

Re: Inspection - Miami Division

3. In view of emphasis by the Department on the Hoffa case, the importance of Top Hoodlum Program, jewel theft cases, and the increase in activities involving Cuba, every effort should be made to maintain Agent strength of the Miami Office at a minimum of 117 Agents. Agent personnel should be increased gradually as available. (Administrative Division will handle.)

What is being done re this?

*Memorandum
Mr. Mohr 8-14-61
WSH/H*

b6
b7C

4. Recommendations concerning other personnel handled separately.

*OK
H*

Memo for Mr. Mohr
Re: Inspection - Miami Division

DETAILS

PHYSICAL CONDITION AND MAINTENANCE GOOD

Office conveniently located in building shared with Immigration and Naturalization Service (INS), and is easily accessible. Sharing of space unsatisfactory due to hundreds of Cuban refugees lined up daily to visit INS in front of main entrance. Refugees throw debris around and give area unsightly appearance despite efforts of GSA to keep it clean. Office has outgrown present space. Space is secure but inadequate. Negotiations under way with GSA with regard to securing additional building for our needs. Every effort being made to obtain separate building for FBI if possible. Present arrangement of space not satisfactory. Supervisors separated from squads and no contiguity of space occupied by various squads. Ordered rearrangements of space to increase squad-Agent contiguity. High number of housekeeping delinquencies noted so soon after previous inspection indicates general lack of interest in maintaining physical condition of office at inspection-proof level at all times. Delinquencies ordered corrected, majority completed during course of inspection. Twenty-six cars were inspected and no safety hazards were discovered. Several delinquencies corrected on the spot; others will be made consistent with Bureau policy regarding economical repairs to Bureau automobiles. Explanations obtained from Agents for retention of assignment cards more than 90 days after completion of investigation. One of same Agents warned for this delinquency during last inspection. Explanations also obtained from Agents for maintaining notes relating to security matters in desk drawers. Administrative action in this matter being handled separately.

INVESTIGATIVE OPERATIONS GOOD

Statistical accomplishments for fiscal year 1961 up in 3 out of 4 categories. No change in convictions. Fines, savings and recoveries up 20%; fugitives up 13%; automobile recoveries up 12%. For July, 1961, accomplishments down (convictions -71.4%, fugitives -25%, automobile recoveries -22.6%; fines, savings and recoveries, plus 114%).

Case load as of 7/31/61 was 2317 (active 2096, inactive 221). Over-all delinquency 8.8%, field average 6.4%. Delinquency in 4 major categories above 12% - Selective Service Act - 13.8%; Interstate Transportation of Stolen Property - 13.6%; Anti-Racketeering - 19.6%; Internal Security - Nationalistic Tendency Matters - 12.7%. Instructions issued to keep delinquency at a minimum.

Five substantive errors detected in review of 865 files (764 pending, 101 closed), 0.57% (field average 0.23%). Two on ASAC's Desk: 1 failure to promptly answer citizen's letter, 1 incomplete interview with subject and incomplete investigation. Three on security supervisor's desk: 1 failure to submit report to Bureau

Memo for Mr. Mohr
Re: Inspection - Miami Division

by deadline date as promised by Form 0-1; 1 delayed dissemination; 1 delayed investigation. Administrative action being handled separately.

Approximately 40,000 Cuban refugees reside Miami Division and continue to increase. Currently maneuvering for position in a proposed Cuban Government in Exile. Informant coverage being afforded. Security informants (including Cuban) increased from 11 to 12 (plus 9.09%) and potential security informants from 11 to 15 (plus 36.33%). One high-level Cuban informant recently identified the 7/24/61 hijacker of an Eastern Air Lines plane flown to Cuba. Security informants rated very good. No active Klan or hate groups. Racial informants in existence and more under development.

Criminal informants increased from 61 to 63 (plus 3.3%). Potential criminal informants decreased from 136 to 111 (minus 18.4%). However, quality of potential criminal informants has increased. Criminal informants rated very good. SAC instructed to stress development of potential criminal informants. Top Hoodlum Program is receiving prompt attention.

Six of 14 pending bank robbery cases unsolved. SAC instructed to vigorously pursue investigation to effect prompt solutions. Inspector suggested use of investigative aid in interviews of bank robbery eyewitnesses. Missed applicant deadlines low, 2.23% (field average 6.70%).

ADMINISTRATIVE OPERATIONS GOOD

Miami is 5-desk office. Case supervision and administrative responsibilities equitably shared. On-the-scene supervision being given by supervisory staff. SAC has visited one of five Resident Agencies. Two supervisors were using case review method of following cases - instructed to discontinue. SAC instructed to effect general tightening up of supervision.

In June, 1961, case load per Agent was 20.1, slightly above field average, and cases closed per Agent were 11.1, slightly below field average. Case load of one Agent at Fort Lauderdale Resident Agency found low. SAC instructed to reduce size of Resident Agency staff if no improvement in 60 days. Time in office for April - June, 1961, was 15.9%. SAC instructed to reduce. Form errors 6.5%, above field average. SAC instructed to reduce. Instances noted of files charged out over 7 days. SAC instructed to effect strict compliance with recharging procedures. Pending work of Chief Clerk's Office current. Project work, consisting of consolidating and destroying closed files and purging index reduced since last inspection but still behind. SAC instructed to bring up to date.

Memo for Mr. Mohr
Re: Inspection - Miami Division

Investigative clerk temporarily assigned to check of telephone company records and complaints being taken by Agents. SAC instructed to return clerk to complaint duty, to have only complaints from Spanish-speaking persons handled by Agents and to conduct 30-day survey to determine need for assigning Spanish-speaking personnel to complaint duty. SAC instructed to discontinue posting of office memoranda. One new procedure instituted in Chief Clerk's Office. Misfiled index cards below field average. Instances of adjective filing noted in index - SAC instructed to institute program for systematic review of index. Stenographic production above field average. Retyped pages below field average.

For fiscal year 1961 communications costs slightly above and total travel and per diem costs below base figures furnished by Bureau. Errors detected in preparation of Daily Reports and Number 3 (Locator) Cards, none affecting fringe benefits. SAC instructed to reduce. Two suggestions submitted since last inspection.

PERSONNEL MATTERS VERY GOOD

All available personnel passed required examinations. No overweight Agents. Morale very good. Total personnel 177 (107 Agents and 70 clerks). Clerk-Agent ratio 65.4 - above field average. SAC regards clerical personnel adequate, not excessive. Inspector agrees. SAC states can use 25 additional Agents but no specific request being made other than Bureau keep Miami in mind as personnel becomes available in view of Hoffa case, Top Hoodlum, jewel theft, and Cuban matters. Inspector's analysis reflects 117 Agents needed to maintain average case load of 19.7 per Agent. Miami below average in recruiting Agent applicants. Agent strength should be brought to 117 when manpower available. One Agent unavailable and three on limited duty - all justified. Office overtime average April - June was 2:47, essential and equitably shared. Availability check satisfactory. Only one Special Agent recruited by Miami EOD during year.

CONTACTS FAIR

SAC has met ☐ of ☐ SAC contacts - none developed by present SAC. Diversified fields represented. Four potential contacts under consideration. Five of 18 speeches since last inspection made by SAC, four by ASAC, nine by others. SAC and ASAC instructed when possible to make speeches. Two National Academy applicants accepted for 68th Session - program very good. Police training and public relations very good. Persons contacted spoke highly of Director and Bureau.

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Memo for Mr. Mohr
Re: Inspection - Miami Division

[redacted] but denies he made statement attributed to him. Grapp maintains [redacted] had ulterior motive in making such an accusation. Inspector believes [redacted] sincere in his comments and observations. Inspector also feels Grapp sincere in making contacts but [redacted]

b7D

[redacted] This was discussed with Grapp. Inspector met Mayor of Miami at a law enforcement gathering. He went out of his way to praise SAC Teague. Inspector asked Mayor if he had met SAC Grapp. He replied sharply, "Yes, I did," and then continued to talk about SAC Teague. Inspector met 59 people in the law enforcement field. Two, Michael Fox, Chief at Miami Beach, and Wayne Thurman (National Academy), Chief at North Miami, were high in their praise of SAC Grapp.

REPORT OF MEDICAL EXAMINATION

1. LAST NAME—FIRST NAME—MIDDLE NAME GRAPP, Wesley G.			2. GRADE AND COMPONENT OR POSITION		3. IDENTIFICATION NO.
4. HOME ADDRESS (Number, street or RFD, city or town, zone and State) c/o FBI, Miami, Florida			5. PURPOSE OF EXAMINATION Annual		6. DATE OF EXAMINATION 9-14-61
7. SEX Male	8. RACE Caucasian	9. TOTAL YRS. GOVT. SERVICE MILITARY 2 CIVILIAN 15	10. DEPARTMENT, AGENCY, OR SERVICE FBI		11. ORGANIZATION UNIT
12. DATE OF BIRTH 10-19-18	13. PLACE OF BIRTH Aberdeen, S. D.		14. NAME, RELATIONSHIP, AND ADDRESS OF NEXT OF KIN Wife: Carolyn K. Grapp, 731 N.E. 164 Terrace, Miami 62, Fla.		
15. EXAMINING FACILITY OR EXAMINER, AND ADDRESS USNH, KEY WEST, FLORIDA			16. OTHER INFORMATION		

17. RATING OR SPECIALTY	TIME IN THIS CAPACITY: TOTAL	LAST SIX MONTHS
CLINICAL EVALUATION		
NORMAL ABNOR- (Check each item in appropriate col- MAL MAL umn: enter "N. E." if not evaluated)		
NOTES.—Describe every abnormality in detail. (Enter pertinent item number before each comment: continue in item 73 and use additional sheets if necessary.)		

<input checked="" type="checkbox"/>	<input type="checkbox"/>	18. HEAD, FACE, NECK, AND SCALP
<input checked="" type="checkbox"/>	<input type="checkbox"/>	19. NOSE
<input checked="" type="checkbox"/>	<input type="checkbox"/>	20. SINUSES
<input checked="" type="checkbox"/>	<input type="checkbox"/>	21. MOUTH AND THROAT
<input checked="" type="checkbox"/>	<input type="checkbox"/>	22. EARS—GENERAL (Int. & ext. equals) (Auditory acuity under items 70 and 71)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	23. DRUMS (Perforation)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	24. EYES—GENERAL (Visual acuity and refraction under items 50, 60, and 61)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	25. OPHTHALMOSCOPIC
<input checked="" type="checkbox"/>	<input type="checkbox"/>	26. PUPILS (Equality and reaction)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	27. OCULAR MOTILITY (Associated parallel movements, nystagmus)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	28. LUNGS AND CHEST (Include breasts)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	29. HEART (Thrust, size, rhythm, sounds)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	30. VASCULAR SYSTEM (Varicosities, etc.)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	31. ABDOMEN AND VISCERA (Include hernia)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	32. ANUS AND RECTUM (Hemorrhoids, fistulae) (Prostate if indicated)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	33. ENDOCRINE SYSTEM
<input checked="" type="checkbox"/>	<input type="checkbox"/>	34. G-U SYSTEM
<input checked="" type="checkbox"/>	<input type="checkbox"/>	35. UPPER EXTREMITIES (Strength, range of motion)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	36. FEET
<input checked="" type="checkbox"/>	<input type="checkbox"/>	37. LOWER EXTREMITIES (Except feet) (Strength, range of motion)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	38. SPINE, OTHER MUSCULOSKELETAL
<input checked="" type="checkbox"/>	<input type="checkbox"/>	39. IDENTIFYING BODY MARKS, SCARS, TATTOOS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	40. SKIN, LYMPHATICS
<input checked="" type="checkbox"/>	<input type="checkbox"/>	41. NEUROLOGIC (Equilibrium tests under item 72)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	42. PSYCHIATRIC (Specify any personality deviation)
Females only (Check how done)		
<input type="checkbox"/>	<input type="checkbox"/>	43. PELVIC <input type="checkbox"/> VAGINAL <input type="checkbox"/> RECTAL

#40. 5 cm. lipoma lateral aspect right upper arm. NCD.

REC-142

ENCLOSURE

XEROX
JUL 8 1978

44. DENTAL (Place appropriate symbols above or below number of upper and lower teeth, respectively) O.—Restorable teeth X.—Missing teeth (6 X 8)—Fixed bridge, brackets to include abutments I.—Nonrestorable teeth XXX.—Replaced by dentures																REMARKS AND ADDITIONAL DENTAL DEFECTS AND DISEASES	
Type II, Class I. NCD. Dentally qualified. No facial deformities.																	
67-111-289																	

45. URINALYSIS: SP. GR. 1.011			46. CHEST X-RAY (Place, date, film number, result) #4073-61 USNH KWEST FLA 9-14-61 Essentially normal.			47. SEROLOGY (Specify test used and result) Kahn: Negative.		
ALBUMIN Neg	SUGAR Neg	MICROSCOPIC Ess. Neg.						
48. EKG Normal			49. BLOOD TYPE AND RH FACTOR			50. OTHER TESTS WBC: 6600 Sed Rate: 23 CSR: 23 mm HCT: 48 Hemoglobin: 15.8 Urea N: 18.2 mgm% Glucose: 120 mgm% Cholesterol: 280 mgm%		

OCT 10 1961

MEASUREMENTS AND FINDINGS

51. HEIGHT 73"		52. WEIGHT 189#		53. COLOR HAIR Black		54. COLOR EYES Blue		55. BUILD: UNDER MEDIUM HEAVY OBESE <input type="checkbox"/> <input type="checkbox"/> <input checked="" type="checkbox"/> <input type="checkbox"/>		56. TEMP. Normal	
57. BLOOD PRESSURE (Arm at heart level)						58. PULSE (Arm at heart level)					
SITTING		SYS. 122		RECUM-BENT		SYS.		STANDING (3 min.)		SYS.	
DIAS. 90						DIAS.					
59. DISTANT VISION						60. REFRACTION			61. NEAR VISION		
RIGHT 20		CORR. TO 20/		BY		S.		CX		J-1	
LEFT 20		CORR. TO 20/		BY		S.		CX		J-1	
62. HETEROPHORIA: (Specify distance) ES° EX° R. H. L. H. PRISM DIV. PRISM CONV.- PC PD											
63. ACCOMMODATION RIGHT LEFT				64. COLOR VISION (Test used and result) Passed Talant				65. DEPTH PERCEPTION (Test used and score) UNCORRECTED CORRECTED			
66. FIELD OF VISION				67. NIGHT VISION (Test used and score)				68. RED LENS		69. INTRAOCULAR TENSION OD 14 OS 16	
70. HEARING		71. AUDIOMETER								72. PSYCHOLOGICAL AND PSYCHOMOTOR (Tests used and score)	
RIGHT WV /15 SV /15		LEFT WV /15 SV /15		250 250		500 512		1000 1024		2000 2048	
				3000 2880		4000 4000		8000 8192			
		RIGHT 10 10		0 5		5 10		5 15			
		LEFT 10 15		5 5		5 15		5 15			

73. NOTES (Continued) AND SIGNIFICANT OR INTERVAL HISTORY

None.

(Use additional sheets of plain paper if necessary)

74. SUMMARY OF DEFECTS AND DIAGNOSES (List diagnoses with item numbers)

#40. 5 cm. lipoma lateral aspect right upper arm. NCD.

75. RECOMMENDATIONS—FURTHER SPECIALIST EXAMINATIONS INDICATED (Specify)

76. PHYSICAL PROFILE

P	U	L	H	E	S

77. EXAMINEE (Check)

☒ IS QUALIFIED FOR
☐ IS NOT

Annual.

PHYSICAL CATEGORY

78. IF NOT QUALIFIED, LIST DISQUALIFYING DEFECTS BY ITEM NUMBER

A	B	C	E

79. TYPED OR PRINTED NAME OF PHYSICIAN

SIGNATURE

LT MC USNR

80. TYPED OR PRINTED NAME OF PHYSICIAN

SIGNATURE

LT MC USNR

81. TYPED OR PRINTED NAME OF DENTIST OR PHYSICIAN (Indicate which)

SIGNATURE

CDR DC USN

82. TYPED OR PRINTED NAME OF REVIEWING OFFICER OR APPROVING AUTHORITY

SIGNATURE

CAPT MC USN

NUMBER OF ATTACHED SHEETS

REPORT OF MEDICAL HISTORY

THIS INFORMATION IS FOR OFFICIAL USE ONLY AND WILL NOT BE RELEASED TO UNAUTHORIZED PERSONS

1. LAST NAME—FIRST NAME—MIDDLE NAME <i>Grapp, Wesley G.</i>				2. GRADE AND COMPONENT OR POSITION <i>FBI</i>		3. IDENTIFICATION NO.	
4. HOME ADDRESS (Number, street or RFD, city or town, zone and State) <i>90 FBI Main, D.C.</i>				5. PURPOSE OF EXAMINATION <i>Exam</i>		6. DATE OF EXAMINATION <i>9-14-61</i>	
7. SEX <i>M</i>	8. RACE <i>Cauc.</i>	9. TOTAL YRS. GOVT. SERVICE MILITARY <i>2</i> CIVILIAN <i>13</i>	10. DEPARTMENT, AGENCY, OR SERVICE <i>FBI</i>		11. ORGANIZATION UNIT		
12. DATE OF BIRTH <i>19 OCT. 1918</i>		13. PLACE OF BIRTH <i>Abbeville, S.D.</i>		14. NAME, RELATIONSHIP, AND ADDRESS OF NEXT OF KIN <i>Carolyn K. Grapp (wif.) 931 NE 164th Miami 6224</i>			
15. EXAMINING FACILITY OR EXAMINER, AND ADDRESS				16. OTHER INFORMATION			

17. STATEMENT OF EXAMINEE'S PRESENT HEALTH IN OWN WORDS. (Follow by description of past history, if complaint exists)

Excellent

18. FAMILY HISTORY					19. HAS ANY BLOOD RELATION (Parent, brother, sister, other) OR HUSBAND OR WIFE:			
RELATION	AGE	STATE OF HEALTH	IF DEAD, CAUSE OF DEATH	AGE AT DEATH	YES	NO	(Check each item)	RELATION(S)
FATHER	<i>23</i>	<i>good</i>				<input checked="" type="checkbox"/>	HAD TUBERCULOSIS	
MOTHER	<i>23</i>	<i>good</i>				<input checked="" type="checkbox"/>	HAD SYPHILIS	
SPOUSE	<i>43</i>	<i>"</i>				<input checked="" type="checkbox"/>	HAD DIABETES	
	<i>45</i>	<i>"</i>				<input checked="" type="checkbox"/>	HAD CANCER	
BROTHERS	<i>47</i>	<i>"</i>				<input checked="" type="checkbox"/>	HAD KIDNEY TROUBLE	
AND	<i>45</i>	<i>"</i>				<input checked="" type="checkbox"/>	HAD HEART TROUBLE	
SISTERS						<input checked="" type="checkbox"/>	HAD STOMACH TROUBLE	
						<input checked="" type="checkbox"/>	HAD RHEUMATISM (Arthritis)	
CHILDREN	<i>14</i>	<i>good</i>				<input checked="" type="checkbox"/>	HAD ASTHMA, HAY FEVER, HIVES	
	<i>12</i>	<i>"</i>				<input checked="" type="checkbox"/>	HAD EPILEPSY (Fits)	
	<i>3</i>	<i>"</i>				<input checked="" type="checkbox"/>	COMMITTED SUICIDE	
	<i>1</i>	<i>"</i>				<input checked="" type="checkbox"/>	BEEN INSANE	

20. HAVE YOU EVER HAD OR HAVE YOU NOW (Place check at left of each item)

YES	NO	(Check each item)	YES	NO	(Check each item)	YES	NO	(Check each item)	YES	NO	(Check each item)
<input checked="" type="checkbox"/>		SCARLET FEVER, ERYSIPELAS	<input checked="" type="checkbox"/>		GOITER	<input checked="" type="checkbox"/>		TUMOR, GROWTH, CYST, CANCER	<input checked="" type="checkbox"/>		"TRICK" OR LOCKED KNEE
<input checked="" type="checkbox"/>		DIPHTHERIA	<input checked="" type="checkbox"/>		TUBERCULOSIS	<input checked="" type="checkbox"/>		RUPTURE	<input checked="" type="checkbox"/>		FOOT TROUBLE
<input checked="" type="checkbox"/>		RHEUMATIC FEVER	<input checked="" type="checkbox"/>		SOAKING SWEATS (Night sweats)	<input checked="" type="checkbox"/>		APPENDICITIS	<input checked="" type="checkbox"/>		NEURITIS
<input checked="" type="checkbox"/>		SWOLLEN OR PAINFUL JOINTS	<input checked="" type="checkbox"/>		ASTHMA	<input checked="" type="checkbox"/>		PILES OR RECTAL DISEASE	<input checked="" type="checkbox"/>		PARALYSIS (Inc. infantile)
<input checked="" type="checkbox"/>		MUMPS	<input checked="" type="checkbox"/>		SHORTNESS OF BREATH	<input checked="" type="checkbox"/>		FREQUENT OR PAINFUL URINATION	<input checked="" type="checkbox"/>		EPILEPSY OR FITS
<input checked="" type="checkbox"/>		WHOOPING COUGH	<input checked="" type="checkbox"/>		PAIN OR PRESSURE IN CHEST	<input checked="" type="checkbox"/>		KIDNEY STONE OR BLOOD IN URINE	<input checked="" type="checkbox"/>		CAR, TRAIN, SEA, OR AIR SICKNESS
<input checked="" type="checkbox"/>		FREQUENT OR SEVERE HEADACHE	<input checked="" type="checkbox"/>		CHRONIC COUGH	<input checked="" type="checkbox"/>		SUGAR OR ALBUMIN IN URINE	<input checked="" type="checkbox"/>		FREQUENT TROUBLE SLEEPING
<input checked="" type="checkbox"/>		DIZZINESS OR FAINTING SPELLS	<input checked="" type="checkbox"/>		PALPITATION OR POUNDING HEART	<input checked="" type="checkbox"/>		BOILS	<input checked="" type="checkbox"/>		FREQUENT OR TERRIFYING NIGHTMARES
<input checked="" type="checkbox"/>		EYE TROUBLE	<input checked="" type="checkbox"/>		HIGH OR LOW BLOOD PRESSURE	<input checked="" type="checkbox"/>		VENEREAL DISEASE	<input checked="" type="checkbox"/>		DEPRESSION OR EXCESSIVE WORRY
<input checked="" type="checkbox"/>		EAR, NOSE OR THROAT TROUBLE	<input checked="" type="checkbox"/>		CRAMPS IN YOUR LEGS	<input checked="" type="checkbox"/>		RECENT GAIN OR LOSS OF WEIGHT	<input checked="" type="checkbox"/>		LOSS OF MEMORY OR AMNESIA
<input checked="" type="checkbox"/>		RUNNING EARS	<input checked="" type="checkbox"/>		FREQUENT INDIGESTION	<input checked="" type="checkbox"/>		ARTHRITIS OR RHEUMATISM	<input checked="" type="checkbox"/>		BED WETTING
<input checked="" type="checkbox"/>		CHRONIC OR FREQUENT COLDS	<input checked="" type="checkbox"/>		STOMACH, LIVER OR INTESTINAL TROUBLE	<input checked="" type="checkbox"/>		BONE, JOINT, OR OTHER DEFORMITY	<input checked="" type="checkbox"/>		NERVOUS TROUBLE OF ANY SORT
<input checked="" type="checkbox"/>		SEVERE TOOTH OR GUM TROUBLE	<input checked="" type="checkbox"/>		GALL BLADDER TROUBLE OR GALL STONES	<input checked="" type="checkbox"/>		AMENESS	<input checked="" type="checkbox"/>		ANY DRUG OR NARCOTIC HABIT
<input checked="" type="checkbox"/>		SINUSITIS	<input checked="" type="checkbox"/>		JAUNDICE	<input checked="" type="checkbox"/>		LOSS OF ARM, LEG, FINGER, OR TOE	<input checked="" type="checkbox"/>		EXCESSIVE DRINKING HABIT
<input checked="" type="checkbox"/>		HAY FEVER	<input checked="" type="checkbox"/>		ANY REACTION TO SERUM, DRUG OR MEDICINE	<input checked="" type="checkbox"/>		PAINFUL OR "TRICK" SHOULDER OR ELBOW	<input checked="" type="checkbox"/>		HOMOSEXUAL TENDENCIES

21. HAVE YOU EVER (Check each item)

<input checked="" type="checkbox"/>	WORN GLASSES	<input checked="" type="checkbox"/>	ATTEMPTED SUICIDE
<input checked="" type="checkbox"/>	WORN AN ARTIFICIAL EYE	<input checked="" type="checkbox"/>	BEEN A SLEEP WALKER
<input checked="" type="checkbox"/>	WORN HEARING AIDS	<input checked="" type="checkbox"/>	LIVED WITH ANYONE WHO HAD TUBERCULOSIS
<input checked="" type="checkbox"/>	STUTTERED OR STAMMERED	<input checked="" type="checkbox"/>	COUGHED UP BLOOD
<input checked="" type="checkbox"/>	WORN A BRACE OR BACK SUPPORT	<input checked="" type="checkbox"/>	bled EXCESSIVELY AFTER INJURY OR TOOTH EXTRACTION

22. FEMALES ONLY: A. HAVE YOU EVER—

<input type="checkbox"/>	BEEN PREGNANT
<input type="checkbox"/>	HAD A VAGINAL DISCHARGE
<input type="checkbox"/>	BEEN TREATED FOR A FEMALE DISORDER
<input type="checkbox"/>	HAD PAINFUL MENSTRUATION
<input type="checkbox"/>	HAD IRREGULAR MENSTRUATION

B. COMPLETE THE FOLLOWING:

	AGE AT ONSET OF MENSTRUATION
	INTERVAL BETWEEN PERIODS
	DURATION OF PERIODS
	DATE OF LAST PERIOD
QUANTITY: <input type="checkbox"/> NORMAL <input type="checkbox"/> EXCESSIVE <input type="checkbox"/> SCANTY	

23. HOW MANY JOBS HAVE YOU HAD IN THE PAST THREE YEARS?

1

24. WHAT IS THE LONGEST PERIOD YOU HELD ANY OF THESE JOBS?

Approx 15 yrs.

25. WHAT IS YOUR USUAL OCCUPATION?

FBI

26. ARE YOU (Check one)

☒ RIGHT HANDED ☐ LEFT HANDED

Wg

YES	NO	CHECK EACH ITEM YES OR NO. EVERY ITEM CHECKED "YES" MUST BE FULLY EXPLAINED IN BLANK SPACE ON RIGHT
	<input checked="" type="checkbox"/>	27. HAVE YOU BEEN UNABLE TO HOLD A JOB BECAUSE OF:
	<input checked="" type="checkbox"/>	A. SENSITIVITY TO CHEMICALS, DUST, SUNLIGHT, ETC.
	<input checked="" type="checkbox"/>	B. INABILITY TO PERFORM CERTAIN MOTIONS
	<input checked="" type="checkbox"/>	C. INABILITY TO ASSUME CERTAIN POSITIONS
	<input checked="" type="checkbox"/>	D. OTHER MEDICAL REASONS (If yes, give reasons)
	<input checked="" type="checkbox"/>	28. HAVE YOU EVER WORKED WITH RADIOACTIVE SUBSTANCE?
	<input checked="" type="checkbox"/>	29. DID YOU HAVE DIFFICULTY WITH SCHOOL STUDIES OR TEACHERS? (If yes, give details)
	<input checked="" type="checkbox"/>	30. HAVE YOU EVER BEEN REFUSED EMPLOYMENT BECAUSE OF YOUR HEALTH? (If yes, state reason and give details)
	<input checked="" type="checkbox"/>	31. HAVE YOU EVER BEEN DENIED LIFE INSURANCE? (If yes, state reason and give details)
<input checked="" type="checkbox"/>		32. HAVE YOU HAD, OR HAVE YOU BEEN ADVISED TO HAVE, ANY OPERATIONS? (If yes, describe and give age at which occurred)
	<input checked="" type="checkbox"/>	33. HAVE YOU EVER BEEN A PATIENT (committed or voluntary) IN A MENTAL HOSPITAL OR SANATORIUM? (If yes, specify when, where, why, and name of doctor, and complete address of hospital or clinic)
	<input checked="" type="checkbox"/>	34. HAVE YOU EVER HAD ANY ILLNESS OR INJURY OTHER THAN THOSE ALREADY NOTED? (If yes, specify when, where, and give details)
	<input checked="" type="checkbox"/>	35. HAVE YOU CONSULTED OR BEEN TREATED BY CLINICS, PHYSICIANS, HEALERS, OR OTHER PRACTITIONERS WITHIN THE PAST 5 YEARS? (If yes, give complete address of doctor, hospital, clinic, and details)
	<input checked="" type="checkbox"/>	36. HAVE YOU TREATED YOURSELF FOR ILLNESSES OTHER THAN MINOR COLDS? (If yes, which illnesses)
	<input checked="" type="checkbox"/>	37. HAVE YOU EVER BEEN REJECTED FOR MILITARY SERVICE BECAUSE OF PHYSICAL, MENTAL, OR OTHER REASONS? (If yes, give date and reason for rejection)
	<input checked="" type="checkbox"/>	38. HAVE YOU EVER BEEN DISCHARGED FROM MILITARY SERVICE BECAUSE OF PHYSICAL, MENTAL, OR OTHER REASONS? (If yes, give date, reason, and type of discharge: whether honorable, other than honorable, for unfitness or unsuitability)
	<input checked="" type="checkbox"/>	39. HAVE YOU EVER RECEIVED, IS THERE PENDING, HAVE YOU APPLIED FOR, OR DO YOU INTEND TO APPLY FOR PENSION OR COMPENSATION FOR EXISTING DISABILITY? (If yes, specify what kind, granted by whom, and what amount, when, why)

D Nard: diverticul septum corrected at age 33

② Tonsil Removal - age 35 yrs.

I CERTIFY THAT I HAVE REVIEWED THE FOREGOING INFORMATION SUPPLIED BY ME AND THAT IT IS TRUE AND COMPLETE TO THE BEST OF MY KNOWLEDGE.
I AUTHORIZE ANY OF THE DOCTORS, HOSPITALS, OR CLINICS MENTIONED ABOVE TO FURNISH THE GOVERNMENT A COMPLETE TRANSCRIPT OF MY MEDICAL RECORD FOR PURPOSES OF PROCESSING MY APPLICATION FOR THIS EMPLOYMENT OR SERVICE.

TYPED OR PRINTED NAME OF EXAMINEE <i>Stephen Wesley G.</i>	SIGNATURE <i>Wesley G. Gray</i>
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40. PHYSICIAN'S SUMMARY AND ELABORATION OF ALL PERTINENT DATA (Physician shall comment on all positive answers in items 28 thru 39)

TYPED OR PRINTED NAME OF PHYSICIAN OR EXAMINER	DATE	SIGNATURE	NUMBER OF ATTACHED SHEETS
--	------	-----------	---------------------------

**Attachment to Standard Form 88, Report of Medical Examination
For Information and Guidance of Medical Examiner**

Name of Examinee
(Type or print)

Crapp, Wesley
Last

First

E
Middle

The following portions of the attached examination report form need not be completed:

2	62
3	65
4	67
9	68
11	69
14	72
17	76

46. Is necessary unless facilities for affording same are not readily available.
48. Not required unless examinee is over 35 years of age or examination indicates such is desirable.
49. Is necessary unless facilities for affording same are not readily available.
71. Audiometer examinations should be afforded whenever possible.

For All Examinees, Whether Clerical or Special Agent Applicants or Employees:

The medical examiner should answer the following question:

Examinee ☒ is ☐ is not qualified for strenuous physical exertion.

To be Answered in the Case of All Male Employees and Male Applicants:

1. Does examinee have any defects restricting or prohibiting his participation in defensive tactics and dangerous assignments which might entail the practical use of firearms?

☒ No ☐ Yes If "yes" please specify defects. _____

2. Does examinee have any defects prohibiting safe operation of motor vehicles?

☒ No ☐ Yes If "yes" please specify defects. _____

If examinee has defective vision, should he wear corrective glasses while operating a motor vehicle? ☐ Yes ☒ No

WB

Desirable Weight Ranges for Males

Height	Small Frame	Medium Frame	Large Frame
5' 4"	117 - 125	123 - 135	131 - 148
5' 5"	120 - 129	126 - 139	134 - 152
5' 6"	124 - 133	130 - 143	138 - 157
5' 7"	128 - 137	134 - 148	143 - 162
5' 8"	132 - 141	138 - 152	147 - 166
5' 9"	136 - 146	142 - 156	151 - 170
5' 10"	140 - 150	146 - 161	155 - 175
5' 11"	144 - 154	150 - 166	160 - 180
6'	148 - 158	154 - 171	164 - 185
6' 1"	152 - 163	158 - 176	✓ 169 - 190
6' 2"	156 - 167	163 - 181	174 - 195
6' 3"	160 - 171	168 - 186	178 - 200
6' 4"	169 - 180	178 - 196	188 - 210
6' 5"	174 - 185	182 - 202	192 - 216

3. Examinee's frame is ☐ small ☐ medium ☒ large
4. Considering above weight table, the examinee's frame, and other individual physical characteristics, I consider his present weight ☒ Satisfactory ☐ Excessive ☐ Deficient
5. Under proper medical supervision, examinee should ☐ lose _____ pounds ☐ gain _____ pounds

Remarks: _____

(Signature of Medical Examiner)

(Date)

b6
b7C

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Callahan

DATE: 9-22-61

FROM : C. R. Davidson *CRD*

SUBJECT: WESLEY G. GRAPP
 Special Agent in Charge
 Miami Office
 EOD 11-4-46; GS-17, \$16,530
 Veteran

Tolson _____
 Belmont _____
 Mohr _____
 Callahan *h* _____
 Conrad _____
 DeLoach _____
 Evans _____
 Malone _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Ingram _____
 Gandy _____

This is a brief summary of Mr. Grapp's record for the Director's use.

Mr. Grapp entered on duty 11-4-46, as a Special Agent and is in Grade GS-17, \$16,530 per annum. He is 42 years of age, is married, and has four children. He has served as Special Agent in several field offices and as ASAC in Oklahoma City, Kansas City, and Los Angeles offices. On 2-23-56, he was designated SAC, Richmond Office and subsequently served as SAC in the Buffalo, Oklahoma City offices and is presently assigned to the Miami Office as SAC.

He was rated OUTSTANDING on his 1961 Annual Performance Report.

During an inspection of the Miami Office in July-August, 1961, Inspector Malone stated he made an excellent personal appearance and was a capable, aggressive administrator. The various functions of the office were as follows:

REC-130 67-168 / 11-290
 Searched _____ Numbered _____
 PHYSICAL CONDITION AND MAINTENANCE GOOD
 INVESTIGATIVE OPERATIONS 3 OCT 4 1961 GOOD
 ADMINISTRATIVE OPERATIONS GOOD
 PERSONAL MATTERS VERY GOOD
 CONTACTS FAIR

By letter dated 8-11-61, he was advised of the findings of the inspection. The Director was displeased to find a general laxity in connection with the physical condition and maintenance of the Miami Office since the last inspection. He was COMMENDED for his statistics in 1961; however, the drop in three of four statistical categories for the first month of the current fiscal year indicated a necessity for close attention to insure this undesirable trend is reversed. The office had done a fine job in connection with the identification of the hijacker of the Eastern Air Lines plane. There was a delinquency above 12% in four important classifications during the month of July; five substantive errors were detected during a review of files and other administrative delinquencies were noted, indicating a need for tighter supervision. Communications costs were too high. He was CENSURED inasmuch as he discussed the office inspection with someone outside the Bureau, and by doing so created a basis

PERMANENT BRIEF ATTACHED
 FDH:lit (2)

*

b7D

RE: WESLEY G. GRAPP
Special Agent in Charge
Miami Office

for criticism being leveled at him. This was the second time since his assignment to Miami that it had been necessary for him to be censured for lack of good judgment in dealing with outside contacts (Censured 7-13-61 for poor judgment in contact with [redacted])

The Director saw him on 9-1-61, at which time some of the difficulties which had arisen in the Oklahoma City Office were discussed and the imperative necessity of the executives being not only 99% right, but 100% right, as personnel who were inclined to not be amicable to discipline were always prone to make retaliatory charges against supervisory personnel. The Director also discussed with him the conversation he had with [redacted]. The Director further discussed with him the operation of the Miami Office and called his attention to various items which needed improvement. b6 b7C b7D

His daily average overtime for the past six months is as follows: March, 1961, 3 hours 20 minutes; April, 4 hours 16 minutes; May, 3 hours 11 minutes; June, 2 hours 54 minutes; July, 4 hours 42 minutes; August, 3 hours 46 minutes. He does not list an office of preference, he is within the desirable weight limits, and he is available for general or special assignment and is available for advancement.

By letter dated 9-22-61, the Agents of the Miami Office were COMMENDED for their considerable skill in the investigation of the Interstate Transportation of Stolen Property case involving [redacted] and [redacted]. b6 b7C

It is noted that SAC Grapp is scheduled to report to Washington on 9-25-61, in connection with the case of former SA William W. Turner who is appealing his dismissal from the Bureau to the Civil Service Commission. The hearing in the Turner case is scheduled to begin on 9-26-61, and will probably last for several days.

SAC Grapp is a key figure in the Turner case, which dates from Turner's arrival, 10-10-60, on transfer from Seattle to Oklahoma City where Grapp was then SAC. Turner's attitude toward his assignment to Oklahoma City was not good and resulted in his being rated unsatisfactory on attitude on a special performance rating Grapp submitted 12-15-60. Turner was censured 12-27-60, because of it and placed on probation. Turner protested this rating to the Bureau without avail. A letter from him 1-27-61, critical of Grapp resulted in the Bureau's dispatching Inspector

RE: WESLEY G. GRAPP
Special Agent in Charge
Miami Office

[redacted] to Oklahoma City to look into the matter.

[redacted] made an inquiry from 2-1-61 to 2-4-61, during which Turner made additional allegations against Grapp. [redacted] concluded the allegations were unfounded, noted several errors in Turner's work and on the basis of his findings, the Bureau suspended Turner 2-13-61, for 30 days. He was transferred to Knoxville, leaving for that office shortly after returning to work from suspension in March, 1961. Subsequent developments, including the sending by Turner and his father of numerous letters to Senators and Congressmen and other officials protesting the Bureau's treatment of him, resulted in Turner's dismissal. Our charges against Turner recite the difficulties he got into at Oklahoma City and Grapp's testimony is, therefore, pertinent in Turner's appeal. Information from several sources, including Turner's answer to the Bureau's letter of charges against him and the contents of a letter critical of Grapp which former Special Agent [redacted] furnished Turner at the latter's request, resulted in additional inquiry being made by the Bureau into various facets of the Turner matter. The Bureau's conclusion in one of these subsequent inquiries was that Grapp showed questionable judgment in criticizing the performance of an employee in the presence of another employee. No administrative action was taken against him but it was determined this weakness in handling personnel should be forcefully discussed with him at the conclusion of the Turner case.

b6
b7C

1 - Belmont
1 - Sullivan
1 - Donahoe
1 - Cotter
1 -

b6
b7c

October 4, 1961

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

In the investigation entitled "July 26th Movement, Internal Security - Cuba, Registration Act - Cuba" the Bureau instructed your office by letter dated March 31, 1961, to submit details of its attempts to develop informant coverage regarding the Movement. Your office was also instructed to submit data regarding results of its interviews with past and current members of the July 26th Movement.

For the six-month period ending September 10, 1961, information furnished by your office indicated no increase in the development of established sources or informants concerning the July 26th Movement in Miami. Potential sources of information in your office decreased from an initial figure of nine to eight for the same period. Your office reported the interview of only five past or current members of the July 26th Movement noting that one of the interviewees was cooperative and possessed potential as a source of information.

Information furnished by your office regarding the July 26th Movement group in Miami has indicated it includes a membership of 419 members. The number of interviews conducted by your office as mentioned above is inadequate to afford appropriate attention to the development of adequate informant coverage. The estimated strength of the July 26th Movement in this country was given by the Movement in its official registration statement filed August 21, 1961, with the Registration Section of the Department of Justice as 900 members. The large segment of the national membership of the Movement represented by membership in the Miami area should be covered by an appropriate percentage of informants directed nationally by the Bureau against this pre-Castro

ORIGINAL FILED IN

① - 109-511

DUPLICATE YELLOW

REC-138

67-111	291
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ERH:ekg
(9)

SEE NOTE PAGE TWO

Mr. Wesley G. Crapp

organization. Informant coverage within the July 26th Movement in Miami must be increased to insure timely receipt of pertinent information essential to our coverage of pro-Castro activities in this country. Investigation of individual subjects must be pursued to the point of early interview. Interviews conducted should be probing and adequate for accurate appraisal of the individual potential of the interviewees as a source of information.

The Bureau expects that coverage of the activities of the July 26th Movement in the Miami area will be pressed with aggressiveness and imagination. Afford this matter close supervisory attention to insure increased productivity in your office's attempts to develop the informant coverage necessary.

Very truly yours,

NOTE:

John Edgar Hoover
Director

See cover memo Donahoe to Sullivan dated 9-28-61, July 26 Movement, prepared by ERH:jcs:pa.

Wesley G. Grapp

Miami, Florida
November 6, 1961

Mr. John Edgar Hoover
Director
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Hoover:

As you are aware, Mr. DeLoach spoke before the National Council of College Publications Advisers at the Fontainebleau Hotel at Miami Beach last Friday, November 3, 1961. The group was made up of representatives from throughout the nation, and the speech, entitled "The College Press Faces Communism," was excellent. I was in attendance. It was delivered in a most commendable manner, and it was followed by a question and answer session that lasted approximately one hour.

The questions put forth by the college students were surprisingly penetrative, intelligent and very well framed. Mr. DeLoach in a most forthright and factual manner fielded each and every question in an outstanding manner. A number of the college students, as well as professors of journalism who were in attendance at the gathering, commented to me individually how impressed they were with the excellent manner in which the questions were answered and the Bureau's position set forth. There is no doubt that those in attendance have an even greater respect for the FBI through this sterling appearance. If some members of the audience may have had other thoughts as to the FBI's role and position, there can be little doubt that they have been converted to FBI supporters. Much good will come from this appearance.

With warm personal regards.

Sincerely,

Wesley Grapp
SAC, Miami

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Malone	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Gandy	✓
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Director, FBI

October 18, 1961

SAC, Miami

WILLIAM W. TURNER
FORMER SPECIAL AGENT
CIVIL SERVICE COMMISSION APPEAL

ReBulet, 10/12/61, captioned as above, that enclosed a copy of a statement dated 9/15/61, prepared by former Special Agent [redacted]. My detailed comments concerning it were requested. b6 b7C

A comparison of this statement with communications previously prepared by [redacted] will reflect he is not capable of preparing such correspondence without assistance. It would appear that he has prepared such correspondence initially and then forwarded it to TURNER or the latter's lawyer and had it revised, polished up and returned. The misspellings in it, of course, would tend to lend to its authenticity. As set forth later in this communication, [redacted] had extreme difficulty not only with his investigations but also his paper work, and did not appear capable of learning. His allegations concerning his being mishandled in Washington Field and his objections to certain Bureau personnel policies will not be delved into by me, UACB, and only those comments pertaining directly to me will be touched upon. b6 b7C

[redacted] states that from hearsay I allegedly used my friendship with a Senator to promote my administrative advancement. b6 b7C

At no time have I ever advised any Agent in the field as to who I may or may not know in various walks of life and at no time have I ever attempted to use my friendship with anyone

2 - Bureau
1 - Miami
WGG:mjs
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EX-107
JUL 16 1961

for administrative advancement. The Bureau records will reflect that such advancement has been based solely upon ability and that is the only way I would like such action to be taken.

[] states he got the "impression" that I was a heavy drinker, as during a football game in Los Angeles he observed me drinking out of a large flask.

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I was in attendance at a football game in Los Angeles in the Fall of 1955, in which Notre Dame played, and I was accompanied by my wife. At no time during my entire Bureau career has anyone seen me intoxicated, no one has seen me drink excessively, I am not a heavy drinker, and this is the only such allegation ever received. The allegation is completely false. I do not now and never have had in my possession a "large" flask. It should be noted that if SA [] or any other individual at any time had any information indicating that I used intoxicants to excess, they were duty bound to report it to my official superior, who would have been the SAC in Los Angeles at the time in question, as well as to the Inspection staff with whom [] came in contact on numerous occasions during the intervening years.

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[] makes references to former Agent EARL CRAIG, who committed suicide while assigned to the Oklahoma City Division.

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In previous affidavits and testimony I have gone into detail concerning this matter and the statements made by [] are completely false. Contrary to what [] says, CRAIG was not on limited duty at the time of his death and the Bureau records should reflect he was in a full duty status. He did not have a heavy work load. In fact, his work load was extremely light and he was given control over the custodial employees and the planning of our proposed space in a new federal building. At no time had I ever harassed CRAIG. The implication is unfounded that I was in contact with CRAIG immediately prior to his death. As I have stated previously, I was out of the state for several weeks prior to his death and, immediately prior to that time, doubt that I was in contact with CRAIG. At no time

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have I made disparaging remarks concerning CRAIG or anyone else to [redacted].

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[redacted] makes reference to his membership in the Naval Reserve and the fact that he advised me he planned to stay in it.

This is another outright falsification of the written record as supplied by [redacted]. The facts are and the field personnel file on [redacted] should reflect that while in Washington Field he advised the Special Agent in Charge that he had resigned his commission in the Reserve and was waiting for it to be accepted, and the Bureau was so informed. In Oklahoma City, he advised in writing on several occasions that he had submitted his resignation to the Navy. Upon one occasion, he left my office, went back into the Agents' room and advised one or more Agents that in effect he had lied or misled the Special Agent in Charge in Washington Field and he had just misled me and intended to continue as neither I nor the Bureau nor anyone else were going to tell him what to do. On a confidential basis, I heard of this and, from my memory, either had [redacted] prepare a memorandum or I had a question-and-answer session with ASAC ROBERT GEBHARDT present and such conversation was reduced to writing by the stenographer present. At that time [redacted] again tried to mislead or lie to me by stating he had applied for retirement. He was queried as to his copy of the letter and he replied he did not have one. I then told him I would probably have a check made of the Navy records in Washington, D. C. He then stated he had not written the Navy in Washington but had written a letter to a former acquaintance at the Great Lakes Naval Training Center near Chicago, Illinois. I asked him for the identity of that individual so he could be contacted to verify his statement that he had resigned. [redacted] then retreated from that position by stating it was not an official communication but only a personal communication and that he had not resigned but merely asked the unidentified officer what steps were to be taken to retire from the Navy. With that I inquired why he would bother to ask any individual

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to whom the communication should be addressed as he and all other Navy personnel were well indoctrinated in the fact the Bureau of Naval Personnel, Washington, D. C., handles such matters. He then admitted to me that he had misled or lied to the Bureau, to the Special Agent in Charge, Washington Field, and to me previously. At that time I told him he was lacking in honesty and forthrightness and he was to make up his mind one way or another as to whether he was or was not going to resign his commission; I was not charting the course for him but I insisted upon knowing his intentions and would not be misled or permit him to mislead the Bureau. With that he stated he wanted to send a letter resigning his commission. He dictated the letter outside of my presence. At no time did I tell him what to do other than direct him to be honest and forthright. At no time did I advise him that such inquiry was being conducted pursuant to the instructions of a specific Assistant Director. He has seen correspondence to and from the Bureau pertaining to this matter that undoubtedly had a reference to the Administrative Division. I at no time lost my temper or raised my voice. To the best of my knowledge ASAC GEBHARDT was present during my conversation with him as I knew [] was grossly dishonest and I wanted a witness. Pertinent memos should be in his file.

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[] makes reference to the fact he was sent to Ardmore, Oklahoma, to fill in for a Resident Agent who was out of the territory.

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[] and many Agents in headquarters city were sent to fill in as Resident Agents as their services were needed. [] was sent approximately 100 miles from the headquarters city and departed a day ahead of his scheduled departure, without supervisory authorization, and took his wife with him. He rented an apartment in Ardmore. The Ardmore Resident Agency covered six counties. A review of [] daily reports reflected that not once during the period of time he was assigned to Ardmore did he eat lunch outside of the city. On one or more occasions he would drive to a distant area and then

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return for lunch. I questioned him in regard to this and specifically asked him if he planned his work so he would be home for lunch every day with his wife, plus being with her every evening, to the detriment of the Bureau and the coverage of the resident agency territory. He gave an extremely weak denial and explained he did not know how to operate in a resident agency. I also questioned him on certain facets of his other work performance and it can be said that his work was atrocious. For example, he took a memorandum addressed to the resident agent who normally handles the territory, which concerned better space in a federal building in Ardmore. The lead was to contact the Federal Judge. Without bothering to read all the memorandum and get the background, he went in to see the Federal Judge, was unable to carry on an intelligent conversation and, by [] own written record, the Judge terminated the interview. This, of course, strained our relations with the Federal Judge and we did not get the desired space. Time was not of the essence and it was so indicated in the memo. At no time have I deliberately isolated an Agent from his family. At no time have I been furious or angry with [] I handled him in a very businesslike manner and, during various contacts with him, I had a witness or made an immediate written record as I was well aware of his lack of honesty.

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Reference is made to the statements by [] that he was required to prepare a memorandum as to why he assisted the United States Attorney on an administrative task.

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The Bureau has previously been advised of this matter and it again entails falsification by [] I knew that [] had typed some work for the United States Attorney in Ardmore as the latter had so advised me. [] daily report reflected he was out of the building and conducting investigative work during the pertinent period of time. I questioned [] on it and he again lied to me and stated he was conducting investigation as was reflected by his daily report. I then

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pointed out to him that I was in receipt of a letter from the United States Attorney in which he mentioned [] had done some typing for him. The point involved was one of honesty because of [] falsification of his daily report and his oral lying to me during the interview concerning this matter. He could give no plausible excuse. It is also to be noted that the typing was not in connection with an FBI case and if there were an error made, as it was a pending case within the investigative jurisdiction of another agency, it could easily be possible for [] to have to testify. The fact that the United States Attorney was appreciative has no bearing on whether [] should have performed the duties which are not consistent with Bureau policy or with an Agent's job, and the performance of such activities were falsified both orally and in writing by [].

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Reference is made to [] assertion that I had his files and daily reports checked.

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This is correct. From the time that [] arrived in the Oklahoma City Office there was a strong indication he was extremely dishonest. A spot check of his #3 Cards with his investigative work did not reflect that he was gainfully employed. There was an indication on one occasion that he took his wife to supper and then claimed it as time spent on the potential criminal informant program. I knew that [] was a trouble maker and wanted to insure that the Bureau and I were entirely correct in our dealings with him. I had reason to believe that he was a non-conformist and would resist any administrative action that might follow. I therefore had him execute a daily report in approximately November, 1959. Toward the end of February and the beginning of March, 1960, I had a detailed analysis made of the written records of the office for which [] was responsible and the Bureau was so advised. As set forth in his termination performance rating of March 3, 1960, a review of his daily reports for a period of approximately six weeks from January 4, 1960, through February 12, 1960, was made and the entries were compared with the files. During this

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short period of time there was a total of 51 instances noted wherein SA [] was in violation of a Bureau rule or regulation. Of these 51 instances, 45 involved [] having an entry on a daily report which was unsupported in the file, and there were six additional instances where results of investigative activity by [] were set forth in the file but an entry was not located on his daily report. Each apparent weakness or omission was made the basis for written inquiry and, for the most part, his replies consisted of statements to the effect it was due to ignorance that he did not follow the rules, through carelessness, through a misunderstanding or through his failure to comprehend.

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A review of his daily reports and #3 Cards will clearly reflect that he did leave the office during the pertinent period of time which is contrary to his statement. At no time did I fly into a rage with him or anyone else in the office and at no time did I ever ask him to resign, nor was he told that if he did not I would find something on which to get him discharged. He also falsely alleges that all day for one week he was required to answer questions. The period of time involved immediately preceding his termination was less than one day.

[] alleges that his mother collapsed and was in the hospital on the danger list but he was refused leave.

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To the best of my recollection, he was on probation during his entire stay in Oklahoma City and any such leave request would have to be approved by the Bureau if it were in excess of two days. I did not refuse him leave and, to the best of my knowledge, he did not request such leave of me. I am positive I did not reject any such a request if it were actually made. From memory, it appears to me that [] discussed the condition of his mother with me and stated that she was not in such a serious condition that he wanted to go home at that time, but wanted to follow the matter further and

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at some future date might have to go home. The Bureau regulation, of course, was explained to him and he was told the matter would be referred to the Bureau expeditiously.

[] states that I accused him of changing the dates in an investigative matter and indicated I would bring the full investigative force of the Bureau to prove the accusation.

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Approximately the middle of February, 1960, [] had a cyst removed from the side of his face and when he was in a duty status he was in the headquarters city. Certain apparent shortcomings were brought to his attention in writing and he replied also in writing. Among those items that were discovered was an apparent falsification of the records involving the case "UNSUB; Theft of One Carton of Argus Cameras, Type 1971, 12/10-25/59; TFIS," OC file 15-1654. The complaint form upon which the case was opened reflects a telephone call was received on 1/15/60 by []. The complaint form, original and copy, was blockstamped on that date, 1/15/60. The necessary instructions were issued by the supervisory desk for the case to be opened and assigned that date and an appropriate notation was made on the complaint form. The case was opened in accordance with established Bureau procedure within 24 hours and the file reflected it was made up the following day, 1/16/60. The assignment card reflected likewise the case being assigned to [] on 1/16/60. He dictated a letter to Dallas, with leads for Dallas and Tulsa, Oklahoma, on 1/25/60 in which he dictated the complaint was received on 1/15/60. The letter was typed on 1/28/60. Subsequent to the typing there was a partial erasure and retyping that changed the date the complaint was received to 1/25/60. Both the original and the file copy of the complaint form were altered to show the receipt of the complaint on 1/25/60 and the block stamping was altered to show 1/25/60. The existing Bureau rule on such cases is that the case must be handled "the same day" and this apparently is the only logical reason for such falsification of the records so

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that it would show such was handled by [] in accordance with existing regulations. The falsification and the pertinent serials were furnished to SA [] by my memorandum of 3/3/60, a copy of which was furnished to the Bureau and which is self-explanatory. The matter was discussed with him and he immediately stated he did not wish to discuss the facts and wanted a lawyer. I told him that I was not doing business with him through an intermediary and that he was being questioned by an official superior concerning an official matter relative to his work performance. He stated he would like to resign. He prepared the resignation and expressed the desire to leave immediately. I instructed him to prepare his reply to the falsification of the records referred to above. He then stated he felt ill and needed to see a doctor. He left on sick leave at about 11:35 a.m. on 3/3/60 and returned at 2:00 p.m. on the same date. At that time he had a statement from a doctor which [] requested be forwarded to the Bureau along with his resignation. He again stated he did not desire to answer the questions concerning the falsification of the records in the above referred to case. He was provided a stenographer and he dictated a short reply in which he stated he "does not recall" making the changes. He also signed a statement at 3:05 p.m. on March 3, 1960, which states in part as follows: "I have been given an opportunity and adequate time to comment fully on all matters called to my attention where there has been an apparent weakness on my part since my arrival in this office. This pertains to inquiries made orally or any written communications and includes the most recent developments." At no time did I request him to submit his resignation. The above referred to statements were dictated that date immediately following the interview and the Bureau has been informed in great detail as to exactly what transpired and it is verified by the contemporaneous record. At no time did I dictate his letter of resignation. At no time did I put my arm around his shoulder or tell him that I did the best I could for him.

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[] states in his letter of resignation he "thanked Mr. HOOVER for the honor of serving the FBI and for a reason of resignation...stated 'personal reasons'."

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A review of his letter of resignation of March 3, 1960, does not reflect that he expressed thanks for the "honor of serving the FBI" and neither does it state that he resigned for "personal reasons." As a matter of fact, his letter gives no reason at all for resigning. This is another example where [] has falsified the known written record.

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Upon the completion of the interviews of March 3, 1960, reflected above, [] came to me and stated he would like some advice as to how he could best tell his father, a retired Boston policeman, of his termination of employment with the FBI. He was told this was a matter between him and his father and he should consider telling the truth for a change. He replied to the effect he could not be honest with his father and tell him the truth as it would be too embarrassing, and he would like to use some type of a "lie" that would not antagonize his father. He inquired as to what other Agents may have told their parents. He was told that I was not familiar with such problems. He then mentioned that his wife was completing a course at a beautician's school and would be in Oklahoma City for several months and he could not move immediately. He wanted to know also if I would assist in finding him a job locally. I offered him no encouragement as to the latter. After discussing the matter, he finally came to the conclusion he would write and tell his father that he was unhappy with Oklahoma and he contemplated resigning from the Bureau; then after an elapsed period of several months he would write his father and tell him he had resigned because of the dislike for the area. He would then return to the Boston area. At this stage he mentioned he would probably have some difficulty with his wife as she undoubtedly would not want to go to Boston and he could not go to her home in northern Minnesota as she had been disowned by her family for marrying

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him. Again I appeared to be sympathetic but there was nothing that I could do to assist him in his personal problems and so told him. The following day, I received two telephone calls from prominent businessmen and both wanted to know what kind of a person was [redacted]. Both businessmen are former Bureau Agents. [redacted] had contacted them for a job and had told them a part of his dilemma. Their impressions of him were extremely poor and they expressed, in effect, amazement that the FBI had ever had such an individual on its payroll. Subsequently, information came to me to the effect that [redacted] had received part-time employment as a school teacher, followed by a job as a lifeguard.

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As reflected above, each and every allegation made by [redacted] is a falsehood and his affidavit contains many statements that are contrary to the written records supplied by him. Should it be consistent with existing Bureau policy, it is recommended consideration be given to the possibility of having the facts of this matter presented to the appropriate United States Attorney, with a view towards receiving authorization for [redacted] prosecution for violation of Section 1001, Title 18, United States Code.

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UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Callahan

DATE: October 25, 1961

FROM : C. R. Davidson

SUBJECT: [REDACTED]

Former SA, Oklahoma City
Resignation With Prejudice 3-7-60
Prejudice Removed 5-10-61

WILLIAM W. TURNER
Former SA
Dismissed 7-19-61
APPEAL AS VETERAN

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[REDACTED] submitted an affidavit to Turner 9-15-61 which Turner's lawyer introduced at the Civil Service Commission hearing of Turner's appeal on 9-29-61. This four-page affidavit was very critical of SAC Grapp and Bulet to Grapp 10-12-61 requested his comments.

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By letter 10-18-61 Grapp made a general denial of [REDACTED] allegations against him. Grapp suggested Bureau might consider presenting the facts of this matter to the U. S. Attorney with a view toward prosecuting [REDACTED] for violation of Section 1001, Title 18, U. S. Code. This section deals with willful falsification of the facts in any matter within the jurisdiction of a Government agency.

[REDACTED] allegations and Grapp's replies are summarized below.

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1. ALLEGATION: [REDACTED] heard other Agents speak of Grapp as completely ruthless and overly ambitious to advance. [REDACTED] also heard Grapp used his friendship with Senator Karl Mundt of South Dakota in his attempt to advance.

ANSWER: Grapp denies ever attempting to use his friendship with anyone for administrative advancement and contends his advancement has been based solely upon ability and this is the only way he would want it. It is noted Grapp is a native of South Dakota.

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2. ALLEGATION: [REDACTED] impression is that Grapp is a heavy drinker. During a football game in Los Angeles several years ago, [REDACTED] observed Grapp drinking from a large flask and that Grapp appeared to be intoxicated before the game was half over.

ANSWER: He is not a heavy drinker and at no time during his Bureau career has anyone seen him intoxicated or drinking excessively. He has never had a large flask. If [REDACTED] thought Grapp was using intoxicants to excess, [REDACTED] was duty bound to report it.

WEE:sas

OCT 31 1961

REC-130

(3)

1 - Personnel File of William W. Turner

157-586 645-101
OCT 31 1961
(OVER)

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OCT 31 1961

Memorandum to Mr. Callahan

RE: [] AND WILLIAM W. TURNER

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3. ALLEGATION: Grapp constantly harassed SA Earl Craig who committed suicide while assigned at Oklahoma City. Craig was on limited duty but was carrying what [] considered to be a heavy work load and was also required to keep the office in orderly condition. b6
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ANSWER: Craig was not on limited duty, did not have a heavy work load and had control over the custodial employees and the planning of proposed space for the office in a new federal building. Grapp did not harass Craig.

4. ALLEGATION: Grapp pressured [] to resign from the Naval Reserve. He told him that John P. Mohr had instructed Grapp to question [] concerning his intentions in regard to the Reserve. b6
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ANSWER: [] repeatedly misled the Bureau concerning steps he was taking to resign his Naval Reserve commission and on one occasion admitted to other Agents that he was doing so. Grapp pressed [] for details as to what [] was doing about his Reserve status and [] admitted that he had been misleading the Bureau. Grapp told him he lacked honesty and that he must make up his mind as to whether he was going to resign the commission and that his decision was up to him but that Grapp would not stand for lying. [] then said he wanted to resign the commission and he dictated an appropriate letter to the Navy. Grapp denies ever telling [] that his being questioned on the Reserve matter resulted from an instruction by Mr. Mohr. Grapp's thesis is substantiated by contemporaneous memoranda in [] personnel file. b6
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5. ALLEGATION: Grapp ordered [] to the Resident Agency at Ardmore, Oklahoma, on a temporary basis and told him he was not to return to Oklahoma City until Grapp so instructed. Older Agents told [] this technique of isolating an Agent from his family was one of Grapp's methods to force an Agent to resign. [] foiled Grapp by having his wife move to Ardmore. This infuriated Grapp. b6
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ANSWER: Agents from headquarters city are often given temporary assignments in Resident Agencies, as needed. Not once during [] Ardmore assignment did he eat lunch outside Ardmore, although the Resident Agency covered six counties. Grapp asked [] if he planned his work so as to be home for lunch every day with his wife plus being with her every evening to the detriment of proper coverage of the territory. [] denial was weak and [] explained he did not know how to operate in a Resident Agency. Grapp denies ever deliberately isolating an Agent from his family or ever being furious with [] b6
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Memorandum to Mr. Callahan

RE: [] AND WILLIAM W. TURNER

6. ALLEGATION: Despite heavy volume of important work, Grapp ordered the ASAC to check every file [] had handled since November, 1959, and compare the paper work with his daily report. All day for about one week, [] was required to answer questions relayed to him by the SAC in memo form. He could not leave the office to handle his assigned cases. b6 b7C

ANSWER: Because of a spot check of his work which had indicated [] might be dishonest, Grapp had [] files and daily reports checked. This review covered the period from 1-4-60 through 2-12-60 and 51 instances were noted wherein [] had violated a rule or regulation. Each instance became the basis for a question in writing to []. It was not true that [] never left the office for approximately one week while answering these questions. b6 b7C

7. ALLEGATION: Grapp called [] in, told him the FBI was not the place for him and that he thought [] should resign. [] refused. Grapp became incensed and said if [] would not resign, Grapp would find something to get him fired on.

ANSWER: Grapp denies ever asking [] to resign, threatening him in any way or becoming incensed with him. b6 b7C

8. ALLEGATION: [] was required to explain why he assisted a U. S. Attorney on a minor administrative task. The Attorney was so grateful for [] help he wrote a letter of appreciation to the Director.

ANSWER: On the morning of 2-16-60, U. S. Attorney Frank D. McSherry needed three pages typed for a hearing at 9:30 a.m. He could not find anyone to do it and [] did it. McSherry wrote the Director 2-23-60 to express his gratitude and a copy of this letter was sent to the SAC, Oklahoma City. SAC Grapp checked [] daily report of 2-16-60 and found this showed [] was out conducting investigation during the period of time in question. Grapp asked [] about this and [], who did not know that McSherry had written the Bureau and the Bureau had written back, sending Grapp a copy, claimed his daily report was correct. When Grapp told [] he knew the facts, [] could not explain his lie. b6 b7C

9. ALLEGATION: [] mother was in the hospital on the danger list but [] was refused leave.

ANSWER: Grapp did not refuse [] leave nor, to the best of Grapp's knowledge, did [] request leave. [] told Grapp that his mother was ill but was not in such a serious condition that he wanted to go home then though he might have to do so at a future date. Grapp explained to [] the Bureau's regulations that an employee on probation, like [], needed Bureau permission to take more than two days of annual leave at once. b6 b7C

Memorandum to Mr. Callahan

RE: [] AND WILLIAM W. TURNER

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10. ALLEGATION: Grapp accused [] of changing certain dates "on a file I opened but did not handle for several weeks" and threatened to bring full investigative force of the Bureau to prove the accusation. [] denied any wrongdoing and asked for sick leave based on the statement of a doctor that [] was on the verge of a nervous collapse. Grapp said the only thing he would accept from [] was his resignation. In a state of shock and confusion, [] agreed, typed a letter thanking the Director for the honor of serving the FBI and submitting resignation for "personal reasons." Grapp refused to accept this resignation and dictated [] letter of resignation, using Grapp's terminology. Grapp then asked [] to leave the office because he wanted to call Bureau headquarters. After the call, during which [] heard Grapp laughing as though he were enjoying himself, Grapp came out of the office, put his arm around [] shoulder and said "I did the best I could for you." Several days later, [] received a Bureau letter accepting his resignation with prejudice. [] claims Grapp is crude, overbearing and conceited and denied [] by a forced resignation his rights as a veteran and also stripping [] of almost 90 days of sick leave at a time when he needed that. b6 b7C

ANSWER: In mid-February, 1960, [] attention was called to an apparent falsification of the records in a Theft From Interstate Shipment case. The complaint on which the case was opened was evidently received by [] 1-15-60 but [] took no action until 1-25-60 when he dictated a letter. The letter was typed 1-28-60 and subsequently was changed to show the complaint was received 1-25-60 rather than 1-15-60. The complaint form itself was altered accordingly. Bureau requires such cases to be handled "the same day" and [] delay was apparently his reason for changing the form to show receipt of the complaint 1-25-60. When this was discussed with him, he said he did not want to talk about it but wanted a lawyer. Grapp persisted and [] said he would like to resign. He prepared a resignation and said he would like to leave immediately. Grapp told him to also submit a reply to the falsification charge. [] said he felt ill and needed to see a doctor. He left the office and came back several hours later with the doctor's statement which he wanted forwarded to the Bureau along with his resignation. He again said he did not want to answer the questions concerning falsification. However, he dictated a reply saying he "did not recall" making the changes. Grapp denies ever requesting [] to submit his resignation, that Grapp dictated the resignation or that Grapp ever put his arm around [] shoulder or told him he did the best he could for him. Grapp also calls attention to the fact that [] resignation is not worded to express thanks for the honor of serving the FBI or to attribute the resignation to personal reasons. b6 b7C

Memorandum to Mr. Callahan

RE: [REDACTED] AND WILLIAM W. TURNER

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RECOMMENDATION:

As Grapp has adequately answered every allegation and [REDACTED] was so clearly not qualified to continue as a Special Agent, it is recommended no further action be taken.

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ERC
per [unclear] [signature]
[signature] 10/25
[checkmark]

PERS. REC. UNIT

1 - Belmont
1 - Sullivan
1 - Donahoe
1 - Administrative Division
1 - [redacted]

November 9, 1961

PERSONAL ATTENTION

b6
b7C

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

On March 7, 1961, the Bureau reiterated the previous instruction in the case captioned [redacted] Internal Security - Cuba, Registration Act - Cuba, Fraud Against the Government" that reports in the case should be submitted on a thirty-day basis. Since March 7, 1961, your office has submitted reports dated March 9, 1961, April 27, 1961, July 6, 1961, and August 31, 1961.

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Despite information received from the Internal Security Division that it was reviewing its files in order to determine whether there is sufficient information available to warrant the referral of the case on [redacted] to a Grand Jury, your office has not submitted a report in over two months. In addition, despite the interest of the Internal Security Division in [redacted] you have failed to advise the Bureau as to the results of your interview of this individual despite the fact that your airtel dated October 9, 1961, indicated that arrangements were being made for an interview of him.

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b7C

Obtain explanations from personnel responsible and forward to the Bureau with your recommendations regarding administrative action for failure to comply with Bureau instruction that reports should be submitted on a thirty-day basis.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director

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Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

1 - SAC, Miami Personnel File

JJD:mrp
(10)

NOV 16 1961

MAIL ROOM ☐

TELETYPE UNIT ☐

19 NOV 13 8 12 AM '61

J. Edgar Hoover

REC-133

November 9, 1961

PERSONAL

NOV 9 4 49 PM '61
REC'D-READING ROOM
FBI

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Grapp:

I have received your letter of November 6 concerning the speech Assistant Director Cartha D. DeLoach was privileged to deliver before the National Council of College Publications Advisers in Miami Beach recently.

It was certainly thoughtful of you to write regarding this event, and I am very pleased to learn that his remarks were of benefit to those in attendance. You may be assured Mr. DeLoach appreciates, as I do, your generous comments.

Sincerely yours,

J. Edgar Hoover

1 - Mr. DeLoach - Enclosure

NOTE: Mr. Grapp is SAC at Miami.

JRS:cfn
(5)

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MAIL ROOM ☐ TELETYPE UNIT ☐

XEROX
NOV 14 1961

November 30, 1961

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

DEC 1 9 49 AM '61
REC'D-READING ROOM
F.B.I.

Dear Mr. Grapp:

On numerous occasions I have stressed the absolute necessity for keeping the Bureau advised of any developments in the field of law enforcement. Despite this it is noted that an organization known as the Southern Association of Intelligence Agents was formed at a meeting recently held at Miami Beach, Florida, and I first learned of this fact through a news service. It is inconceivable that you did not learn of this matter, and your failure to do so can only be interpreted as a complete lack of liaison and failure to have appropriate contacts in the field of law enforcement.

The foregoing is a serious reflection upon you and your administration of the Miami Office and it will be your responsibility to take the necessary action to insure that a dereliction such as this will not be repeated.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director

HNB:ccf/pmd
(4)

1 - SOG Miami Office Personnel
File

Based on memo J. F. Malone to Mr. Mohr 11-29-61 RKM:mbk.

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MAIL ROOM ☐ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Mohr

DATE: November 27, 1961

FROM : C. D. DeLoach

SUBJECT: ILL-FATED BLUEBELLE
CRIME ON THE HIGH SEAS

Tolson	_____
Belmont	_____
Mohr	_____
Callahan	_____
Conrad	_____
DeLoach	_____
Evans	_____
Malone	_____
Rosen	_____
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Tele. Room	_____
Ingram	_____
Gandy	_____

I called SAC Grapp at 7 PM, 11/22/61 and told him in connection with the captioned matter, specifically his conversation with United Press International (UPI) reporter , that he certainly should have exercised better judgment in the handling of this matter. Grapp was told it was unheard of to be talking "off the record" and in a hypothetical manner to a reporter whom he had never met or heard of. He stated this was certainly true and that he would be guided accordingly in the future.

SAC Grapp told me he was not using this as any manner of defense; however, he thought we should know that the manager of the UPI office in Miami had profusely apologized over violating the FBI's confidence in this matter. The UPI manager explained that was in Miami on temporary duty and as a matter of fact had left that same day to return to New York. The UPI manager mentioned to Grapp he was making a complaint to the head office about derelictions in the Miami area. I told Grapp all of this sounded good but at the same time it did not excuse his actions in talking to the man in a hypothetical manner initially. He stated that such actions would not recur on his part.

ACTION:

For record purposes.

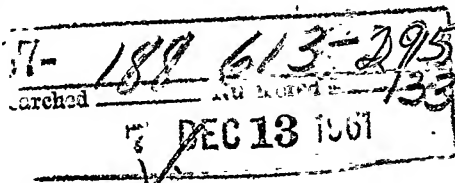
- 1 - Mr. Belmont
- 1 - Mr. Sullivan
- 1 - Mr. Rosen
- 1 - Mr. Jones

CDD:ejr
(6)

DEC 14 1961

51 DEC 7 1961

REC-133



REC-22

REC-31

EX-133

10 DEC 4 1961

COMMUNICATIONS SECTION
DEC 12 1961

TELETYPE

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Casper	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Malone	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Mr. Ingram	✓
Miss Gandy	✓

URGENT 12-12-61

11-15

AM EST RM

TO DIRECTOR, FBI

FROM SAC, MIAMI

POLICE COMMISSIONER, BUFFALO, NEW YORK. THIS IS TO ADVISE THAT I SAC GRAPP, RECEIVED TELEPHONE CALL THE EVENING OF DECEMBER ELEVEN, SIXTYONE, FROM BUFFALO COURIER EXPRESS NEWSPAPER. I PREVIOUSLY SERVED AS SAC IN BUFFALO FROM MARCH, FIFTY SEVEN, TO SEPTEMBER, FIFTYEIGHT. THE NEWSPAPER STATED THE CURRENT COMMISSIONER, [REDACTED], IS RETIRING AT THE END OF THE YEAR AND A NEW POLICE COMMISSIONER IS TO BE APPOINTED. POLICE DEPARTMENT HAS BEEN AN ISSUE IN RECENT ELECTION. COURIER EXPRESS STATED THEY HAD IT FROM SOURCE BELIEVED RELIABLE THAT JOB HAD BEEN OR WOULD BE OFFERED SHORTLY TO ME AND WANTED MY COMMENTS. I STATED JOB HAD NOT BEEN OFFERED TO ME AND IF IT WERE, I HAD NO INTENTION TO ACCEPT IT AS IT IS MY PRESENT PLAN TO CONTINUE MY EMPLOYMENT WITH FBI. INDICATION WAS THAT I WOULD HAVE BACKING OF NEWSPAPER IF I WERE SO INTERESTED. AFTER A FRIENDLY CONVERSATION AT WHICH I GAVE NO ENCOURAGEMENT OF ANY KIND, INTERVIEW WAS COMPLETED. ABOVE SUBMITTED FOR INFORMATION PURPOSES IN EVENT OF POSSIBLE PRESS INQUIRIES.

END AND ACK PLS

11-19 AM OK FBI WA JA

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MR. MOHR FOR THE DIRECTOR

REC-133

67-188-297
DEC 12 1961
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SAC, Miami

January 11, 1962

Director, FBI

CRIMINAL IN-SERVICE TRAINING

You should report to the Seat of Government, Room 5240,
June 11, 1962, at 9:30 A.M. for attendance at Criminal
In-Service Training for a period of twelve days.

Confirm attendance.

REC-149

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1 - Mr. Malone

1 - [Redacted]

15 1962

MAIL ROOM ☒ TELETYPE UNIT ☐

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UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Mohr

DATE: 11-29-61

FROM : J. F. Malone

SUBJECT: SOUTHERN ASSOCIATION OF INTELLIGENCE AGENTS

Tolson
Belmont
Mohr
Callahan
Conrad
DeLoach
Evans
Malone
Rosen
Sullivan
Tavel
Trotter
Tele. Room
Ingram
Gandy

SYNOPSIS

Pursuant to Director's inquiry for background on captioned organization we called 10 southern offices covering the 10 states where the 31 law enforcement officers are assigned who attended the meeting at Miami Beach, Florida, 11/13-14/61 where the organization was formed. None of the offices had advised Bureau of formation of this organization or the identities of those in attendance prior to contact by Bureau. The Atlanta Office advised they learned of it on 11/21 prior to Bureau's contact on 11/22, that they were preparing airtel setting forth officials: Lt. [redacted] (NA) Georgia Bureau of Investigation - President; Major [redacted] (NA) Louisiana State Police - Secretary-Treasurer; Lt. [redacted] (NA) Criminal Investigator, Alabama State Patrol - Vice President; and the 3-man Executive Board made up of [redacted] Bureau of Identification, Mississippi Highway Patrol (NA); [redacted] Arkansas State Patrol; and [redacted] Florida Legislative Investigative Committee, Tallahassee, Florida. Atlanta advised Lt. [redacted] stated purpose of organization was to promote personal liaison between states and city law enforcement officials within these several states' jurisdiction as they are concerned with criminal intelligence and state subversive matters. [redacted] stated group plans an annual meeting each year and added that the first meeting in Miami related to criminal intelligence matters.

The best characterization of the organization was received from Memphis Office which learned from Winfred E. Hopton, Director, Tennessee Bureau of Criminal Identification, and former Agent, that this organization had its beginning at the instigation of Georgia Bureau of Investigation. They invited all southern states having similar investigative units to a meeting in Atlanta, Georgia, in August, 1961, for purpose of freely exchanging information available concerning individuals such as Freedom riders entering southern states as agitators. No association or organization of any type was formed or contemplated at that meeting. The second meeting of state investigative units was called by the Georgia Bureau of Investigation, Atlanta, to be held Miami Beach, Florida, 11/13-14/61. Hopton designated [redacted] (NA) and investigator to attend as observer. They had no knowledge that this meeting was for the

- 1 - Mr. Belmont
- 1 - Mr. Mohr
- 1 - Mr. DeLoach
- 1 - Mr. Evans

RKM:mbk

(7)

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JAN 8 1962

purpose of forming organization. About half way through meeting an unrecalled person presented a mimeographed sheet recommending by-laws and election of officials. [] objected to election of officials stating he saw no need for it as FBI was coordinating organization for such information. [] stated no criticism of FBI at meeting but rather FBI was commended for its cooperative activities in criminal, security and racial matters and that they could be depended upon to assist this organization. [] stated the alleged purpose for electing officers was so that they could act as clearing house for racial matters as they affect southern states investigative agencies. A third meeting is planned at Hot Springs, Arkansas, in June, 1962. Both Hopton and [] were opposed at formation of the association and do not regard their organization as a member. b6 b7C

Names of 31 officers in attendance at Miami meeting, including 11 National Academy men and their agencies set forth in details under respective office captions. The only office with advance knowledge of this meeting was Little Rock. Captain [] (NA), Arkansas State Police, advised liaison agent Little Rock Office on 11/10 last that meeting was scheduled in Miami, Florida, for Southern Peace Officers Association and that he and other representatives of Arkansas State Police were going to attend and would supply agent with details when they returned. [] did supply agent information on 11/21 with identities of officers who attended from Arkansas, that the captioned organization had been formed, that the purpose was to exchange information of police matters between police agencies in the south and that he furnished information as he felt it would be of interest to the FBI in the future. Liaison agent called this to attention of SAC* and was instructed to prepare letter to the Bureau. Agent prepared such letter which was not submitted until 11/28 in view of more urgent matters pending in the steno pool which letter has not yet been received in the Bureau. b6 b7C

*Agent Tickel notified SAC the first work day, 11/13, b6 b7C

OBSERVATIONS: None of the 10 offices involved (Atlanta, Charlotte, Jacksonville, Little Rock, Memphis, Miami, Mobile, New Orleans, Oklahoma City, and Savannah) had furnished the Bureau with any information concerning this organization until contacted by Bureau representative. Apparently none of the officers in attendance, with the exception of Lt. [] (Atlanta) and [] Tallahassee, Florida, were aware that an organization was to be formed in Miami. Representatives of offices contacted are not fully aware of whether failure to notify their offices of formation of organization by officers in attendance was through design or ignorance. The fact remains that with the exception of Little Rock, Atlanta and Savannah Offices, our offices were not notified prior to instigation of inquiry by Bureau and these three offices failed to keep Bureau adequately informed. Therefore, a strong letter of censure is being recommended for all ten SACs. *most certainly. H.*

From available information, although no definite admissions were made, it would appear that this organization was primarily founded to exchange segregation data concerning Freedom riders and other racial agitators.

Memo to Mr. Mohr

RECOMMENDATIONS:

^{F.O.} That the SACs of Atlanta, Charlotte, Jacksonville, Little Rock, Memphis, Miami, Mobile, New Orleans, Oklahoma City, and Savannah (individually identified in details of memorandum) be strongly censured for failure to be fully aware of formation of captioned organization, its true aims and purposes, and for failure to keep the Bureau adequately advised as required in existing regulations. (If approved, Administrative Division will handle.)

X weeks, Charles E.
X Roney, Donald E.
X Brown, Donald Kenneth
X Casper, Joseph J.

X Raising + Inspection Division

X Rapp, Wesley H.
X Held, Richard M.

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2. In the letter addressed to SAC, Atlanta, he should be instructed to submit his recommendation concerning continued relations with Lt. [redacted] (NA), Georgia Bureau of Investigation, who apparently was the instigator of this organization.

Done 11/30/61
JIC

X Maynor, Harry

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we should also
inquire into
the stenographic
delay at
Little Rock

Separate memo
being submitted

X

Memo &
Sachet
HLE

It seems to me
something is lacking
in the Training &
Inspection Div. The
SACs have not been
properly indoctrinated
on their responsibility
in keeping in touch
with the men & the
members of the N.O.
have not been given
proper guidance.

DETAILS

Lt. [] (NA) Georgia Bureau of Investigation, advised SA C. Dallas Mobley that captioned organization had its informal origin in Atlanta, Georgia, in summer of 1961, and was formally organized 11/13-14/61 in Miami Beach, Florida. Stated it was a group of state and city investigative agencies from 10 Southern States. Stated purpose of organization was to promote personal liaison^{b6} between state and city law enforcement officials concerning criminal intelligence^{b7C} and state subversive matters. Identity of officials given as Lt. [] (NA) Georgia Bureau of Investigation - President; Major [] (NA) Louisiana State Police - Secretary-Treasurer; [] (NA) Crime Investigation Office, Alabama State Patrol - Vice President. Stated the above were ex-officio members of an executive board made up of [] (NA) [] Bureau of Identification Mississippi State Highway Patrol; [] Arkansas State Patrol, and [] [] Florida Legislative Investigative Committee.

Pursuant to Director's inquiry for background on captioned organization, we called the 10 FBI Offices from whose territory 31 law enforcement representatives attended a meeting at Miami Beach, Florida, on 11/13-14/61. The best characterization of organization was from the Memphis Office furnished by Winfred E. Hopton, Director, Tennessee Bureau of Criminal Identification (TBCI) and former Agent. He stated that at request of Lt. [] (NA), Georgia Bureau of Investigation, all southern states having similar investigative units requested in August, 1961, to meet in Atlanta, Georgia, for purpose of freely exchanging information available concerning individuals such as Freedom Riders entering the southern states as agitators. No association or organization of any type formed or was contemplated at that meeting. Representatives from Louisiana and Florida offered to be host at a later meeting. Second meeting of state investigative units was called by Georgia Bureau of Investigation (GBI) (some of letters of invitation actually prepared by [] [] Florida Legislative Investigative Committee, Tallahassee, Florida, well known to Bureau in case entitled "Florida Legislative Investigative Committee, Internal Security - X") to be held at Miami Beach, 11/13-14/61. Hopton designated [] (NA) and investigator, Tennessee Bureau of Criminal^{b6} Identification (TBCI) to attend as observer. Neither Hopton nor [] had any^{b7C} knowledge that second meeting would involve formation of an association. [] advised that at beginning second meeting was similar to one in Atlanta but toward the middle part of the meeting an unrecalled person came forward with mimeographed paper proposing by-laws and election of officers. [] immediately opposed, stating "he saw no need for it." The new fugitive felon statutes were discussed. Favorable comment was made by those present on cooperation received by FBI on local matters. It was stated that the election of officers was for purpose of acting as clearing house for information on racial and related matters as they affected the southern states investigative agencies. The third meeting was proposed for June, 1962, at Hot Springs, Arkansas.

Memorandum to Mr. Mohr

While foregoing appears to be best characterization of organization, there follows a brief summary of information as supplied by each of the other offices:

ATLANTA

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(In Attendance - Lt. [] (NA), Georgia Bureau of Investigation, Atlanta; former Agent [] (NA) - EOD 1/5/42, resigned 1/17/45, Georgia Bureau of Investigation, Atlanta.)

Lt. [], who was elected President of the organization, stated the originators were Major [] (NA) Louisiana State Police, Baton Rouge, La.; Lt. [] (NA) Department of Public Safety, Montgomery, Alabama; [] (NA), Bureau of Identification, Mississippi Highway Patrol, Jackson, Mississippi; Lt. [] Arkansas State Police, Little Rock, Arkansas, and [] Florida Legislative Investigative Committee, Tallahassee, Florida. Lt. [] advised these men had an informal gathering the summer of 1961 at Atlanta. They sat around and discussed the possibility of forming an organization. (The Bureau was not advised.) [] stated that the objective of the organization was the exchange of information on law enforcement bases regarding criminal or other matters of interest to law enforcement. He stated off the record that purpose for meeting in Miami was because of the publicity given Cuban people moving from Florida area; that [] lined up 2 speakers from Intelligence Division, Department of Public Safety, Miami. He stated that use of explosives as well as recent breach of peace law in Mississippi were discussed. He stated that there was no program at the meeting of 11/13-14, organization had no dues and is open to law enforcement agencies supported by tax funds. He stated only future plan of organization was to meet once a year for the purpose of getting acquainted and to have a contact to call on in another state in event of emergency which is primarily within jurisdiction of state and local law enforcement. He stated no minutes of meeting were kept. He furnished a list of officials in attendance and the departments they represented.

ASAC Richard A. Harrison advised in absence of SAC Charles E. Weeks (On Annual Leave) that the Atlanta Office had no knowledge of the formation of organization and consequently did not advise the Bureau. According to ASAC Harrison, Lt. [] stated that the reason he had never advised the Atlanta Office was that he had been busy since his return and had nothing in writing which he could furnish the Atlanta Office. He apologized for not having furnished this prior to November 21, 1961.

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Memorandum to Mr. Mohr

CHARLOTTE

(In Attendance - [redacted] (NA) State Bureau of Investigation, Shelby, North Carolina.)

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ASAC [redacted] advised in absence of SAC Donald E. Roney (On AL) Charlotte Office first aware of existence of organization by newspaper account dated 11/22, 23 and 24, appearing in newspapers outside of headquarters city. Newspaper accounts forwarded Bureau by airtel 11/28/61. Gist of newspaper accounts to effect that organization born in secret meeting in Georgia and Florida and organization deemed unnecessary inasmuch as police liaison of local FBI is established and efficient procedure for dealing with internal security matters. Local press confirms attendance at meeting by [redacted] (NA) State Bureau of Investigation, North Carolina, as "observer." North Carolina Attorney General Wade Bruton quoted as in agreement with State Bureau of Investigation (SBI) [redacted] (NA) that North Carolina always cooperative with all law enforcement agencies, however declined to join captioned organization feeling that FBI does not need to be supplemented by state organization investigating communist activities. Charlotte at loss to understand why not advised in advance of meeting in view of well known cordial relations with Director of SBI and SA [redacted]

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JACKSONVILLE

(In Attendance - [redacted] Attorney, State Beverage Department, Tallahassee, Florida; [redacted] Florida Legislative Investigative Committee, Tallahassee, Florida.) Also in attendance [redacted] Attorney General's Office, Tallahassee; and Colonel [redacted] Department of Public Safety, Tallahassee (did not participate).

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In absence of D. K. Brown, SAC, (who was away from headquarters making speech and interviewing applicants) ASAC [redacted] advised Jacksonville Office was not in receipt of any information concerning formation of organization. "Florida Times Union," Jacksonville, Florida, under date of 11/22 last carried article datelined Atlanta, November 21 last, AP release, covering the announcement of Governor Vandiver of Georgia about the formation of the organization. This article was forwarded to Bureau 11/22 last by Jacksonville Office and arrived Training and Inspection Division 11/27. There was no cover memorandum attached. None of those in attendance in the area covered by Jacksonville mentioned the formation of organization or the fact they attended. ASAC [redacted] stated that [redacted] for Florida Legislative Investigative Committee was well known to Bureau and is of questionable reputation. Lt. [redacted] (NA) Intelligence Officer, Jacksonville Police Department, advised that he had no previous information concerning the captioned organization until

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November 28, 1961 when he received telephone call from [] who is [] of the Anti-Defamation League in Atlanta, Georgia. According to information received the aims of the organization are supposedly to fight communism, Ku Klux Klan and other organizations such as Congress on Racial Equality, National Association for Advancement of Colored People; and White Citizens Council. According to [] the association feels these organizations are possibly communist inspired; however, allegedly the underlying true aim is to thwart integration in the south. ASAC [] stated that inasmuch as no law enforcement official in attendance at the meeting from their territory advised them, the Jacksonville Office, in turn, of course, did not advise Bureau.

LITTLE ROCKb6
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(In Attendance - Trooper [] and Lt. [], Arkansas State Police, Little Rock, Arkansas; Captain [] (NA) Arkansas State Police.)

ASAC John D. Pope, Jr., advised in absence of SAC Joseph D. Casper (who was out of office making speeches) that Captain [] (NA) of Arkansas State Police advised SA Herman E. Tickel, liaison representative with that organization on 11/10 last that there was a meeting scheduled in Miami, Florida, for Southern Peace Officers Association and that he and other representatives of Arkansas State Police were going to Miami to attend; that he would supply agent Tickel with details when he returned. Upon the return of [] on 11/21, [] advised that he and Lt. [] and Trooper [] attended the meeting in Miami. He indicated there had been previous attempts to organize such a group and these had failed but that the Southern Association of Intelligence Agents was formed at the Miami meeting. Purpose of the organization, according to [], was to exchange information on police matters between police agencies in the south. [] pointed out he felt such an organization and the exchange of information would be helpful to the FBI and he would furnish such information to Agent Tickel. No references were made to racial matters. Agent Tickel advised SAC [] and was instructed to prepare letter to Bureau setting forth brief background of organization with copies to the appropriate interested offices. Agent Tickel had prepared such a letter and it was not submitted until 11/28/61 in view of more urgent matters pending in the steno pool. A newspaper clipping in the "Arkansas Gazette" 11/22/61 forwarded to Bureau same date carried Atlanta datelined story of the formation of organization. [] is Captain and [] of the Arkansas State Police; Lt. [] is in Criminal Division handling check matters and he has also been interested in racial matters for the Arkansas State Police. Trooper [] handles all types of criminal matters in the Criminal Division.

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Memo to Mr. Mohr

MEMPHIS

(In Attendance - [redacted] (NA) Agent, Tennessee Bureau of Criminal Identification.)

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(SEE OPENING PARAGRAPH)

SAC Karl W. Dissly advised Memphis not aware of formation of this organization and [redacted] Investigator, Tennessee Bureau of Criminal Identification, indicated information not previously furnished since he did not regard Tennessee Bureau of Criminal Identification as member of the association and had no knowledge that such an association was to be formed.

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MIAMI

(In Attendance) Lt. [redacted] Intelligence, Division of Public Safety, Miami; Captain [redacted] Detective Bureau, Miami Police Department; [redacted] Intelligence Division, Department of Public Safety, Miami.)

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SAC Wesley G. Grapp advised Miami Office had received no information from any source of the formation of this organization and therefore did not advise the Bureau as such. He stated possible reason that they were not informed was that Lt. [redacted] and [redacted] Intelligence Division, both from the Department of Public Safety worked for Tom Kelly, Sheriff and Director of Public Safety, Miami, with whom we do not cooperate. He stated that Captain [redacted] Detective Bureau, is regarded as a controversial figure within the department and was contacted with caution due to various allegations casting suspicion on his integrity. No publicity was given the meeting in Miami. It was only one of approximately 100 conventions held so far this month in the Miami area and was labeled as "Southern States Conference of Investigators." Our liaison agent who normally attends meetings of all established law enforcement organizations did not learn of the meeting.

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MOBILE

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(In Attendance - Lt. [redacted] (NA). Department of Public Safety, Montgomery, Alabama; [redacted] Montgomery Police Department (NA); Captain [redacted] Department of Public Safety, Montgomery, Alabama.)

SAC Richard G. Held advised that the Mobile Office was not aware of the formation of the organization or the identities of the individuals in attendance prior to Bureau contact. Stated there was no local publicity. SAC Held advised that Director, Department of Public Safety, Floyd Mann, was contacted in absence of Lt. [redacted] and Mann still unaware of the nature or purpose of organization. SAC Held

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Memo to Mr. Mohr

stated contacts with the Department of Public Safety had been very circumspect since Governor John Patterson's proclamation in June of this year for all Department of Public Safety employees to discontinue cooperation with FBI personnel. SAC stated he was unable to account for [redacted] failure to bring this matter to the attention of the Mobile Office.

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NEW ORLEANS

(In Attendance - Major [redacted] (NA), Louisiana State Police, Baton Rouge, Louisiana; [redacted] (NA), Bureau of Identification, Mississippi Highway Patrol, Jackson, Mississippi; Colonel [redacted] Department of Public Safety, Jackson, Mississippi; [redacted] (NA) Captain, East Baton Rouge Parish Sheriff's Office; [redacted] Mississippi Highway Patrol, Jackson, Mississippi; [redacted] Jackson, Mississippi; [redacted] Sovereignty Commission, Jackson, Mississippi.)

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SAC Harry G. Maynor advised none of those persons listed in attendance had called to attention of the New Orleans Office the fact that they had been in attendance at either the Atlanta or Miami Beach meetings. He was unable to advise why they had not. In lieu of such advice, he was unable to advise the Bureau. He stated, however, that from a review of those persons who attended and the fact that the Sovereignty Commission was represented that he felt the meeting had as possibly one of its purposes the discussion of segregation and states rights.

OKLAHOMA CITY

(In Attendance - [redacted] Oklahoma Department of Public Safety.)

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ASAC [redacted] advised in the absence of SAC Lee O. Teague (attending police conference in northern part of state) that they were unaware of captioned organization and there was no record in the Oklahoma City Office. He learned on 11/28 through contact with Lyle Baker, Chief, Oklahoma Highway Patrol, that [redacted] did attend meeting in Miami, that the organization was not active in Oklahoma and that it was reportedly designed to combat communism. He stated that [redacted] is preparing a report of his attendance at the Miami meeting; however, report has not been completed as [redacted] is out of the city.

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Memo to Mr. Mohr

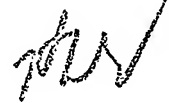
SAVANNAH

(In Attendance - J. Preston Strom (NA) Chief, South Carolina Law Enforcement Division, Columbia, South Carolina, as well as [redacted] and [redacted] it should be noted, is Legal Aide to the Governor of South Carolina.) Chief L. J. Campbell, Columbia, South Carolina, Police Department.)

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b7C

SAC J. D. Jamieson advised that they first learned of the organization when J. Preston Strom (NA) called resident agent at Columbia, South Carolina, [redacted] on Saturday, 11/25/61 and requested information concerning it. Strom advised SA [redacted] that he attended the preliminary meeting in Atlanta, Georgia, in August, 1961, to find out what it was about and to try to influence members of other law enforcement agencies in attendance to implement the South Carolina teletype system, which system he was pushing. He stated he considered his attendance at the first meeting a waste of time and got the idea that the meeting was for the purpose of discussing matters of mutual interest among the southern states law enforcement agencies. He stated he was of the impression that the meeting was called by Lt. [redacted] who did much of the talking to further his own interests. Most of the discussion centered around Freedom Riders, Ku Klux Klan and communism. He stated he learned nothing at this meeting and considered it a waste of time. He stated he forgot about the organization until he received an invitation to attend the Miami Beach meeting from [redacted]. He stated he took 2 of his men, [redacted] to the Governor of South Carolina, his superior, and Chief of Police L. J. Campbell from Columbia with him. He stated [redacted] and Campbell went along for the ride. He stated the meeting got under way at 9:30 although it was called for 9:00 a.m. He stated that after one hour he and [redacted] were so unimpressed that the Columbia contingent left. He did not know what took place thereafter. He stated he forgot about the meeting, considered it a waste of time until he got an invitation to join the organization by letter Friday, November 24. He stated he immediately called his superior, [redacted] and warned him that he probably would get a letter and that he felt that neither of them should join. He stated he also told [redacted] that he was going to call the resident agent at Columbia, [redacted] and see what the FBI knew about the organization. He stated this was the first time he thought the FBI would have an interest.

b6
b7C



December 12, 1961

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Grapp:

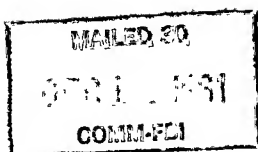
I have your teletype dated today advising that you had received information from the "Buffalo Courier Express" newspaper that you would be offered the position of Police Commissioner for the City of Buffalo, New York, and that you stated the job had not been offered and, if it were, you had no intention of accepting it.

I want you to know I certainly appreciate your loyalty to the Bureau.

Sincerely,

J. Edgar Hoover

1 - M. A. Jones



AFH
(5)

NOTE: Salutation per Reading Room.

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

Dec 12 2 23 PM '61
REC'D-READING ROOM
FBI

12 MAR 6 11 30 AM '62

EX-107
JUL 2 1978

January 16, 1962

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

All offices have been advised previously with respect to the recruitment of Special Agent applicants that a negative or defeatist approach would not be tolerated and that I desire the agent recruiting program in each office to be handled vigorously and with enthusiasm.

A review of the results obtained by your office leaves me with no other conclusion than that this program is not receiving the necessary attention. As you are well aware, we are faced with ever-increasing responsibilities, and in order to effectively discharge these duties, it is imperative that we have sufficient agent personnel. You may be assured that any requests for additional agent personnel will be very closely evaluated in light of the results obtained in the agent recruiting program.

It is expected you will take the action necessary to produce well-qualified agent applicants for the Bureau so that I will not have to again communicate with you in this manner.

Very truly yours, 799

J. Edgar Hoover

John Edgar Hoover
Director

JPD:slg
(5)

- 1 - SOG Miami Field Office file
1 -

Tolson _____
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Based on Davidson to Callahan memo 1-11-62, Captioned Special Agent Applicant Recruiting Program. JPD:mmp:jkw

MAIL ROOM ☐ TELETYPE UNIT ☐

JAN 15 12 09 PM '62
REC'D-READING ROOM
FBI

EX-107
JUL 8 1978

b6
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SAC, Miami

January 17, 1962

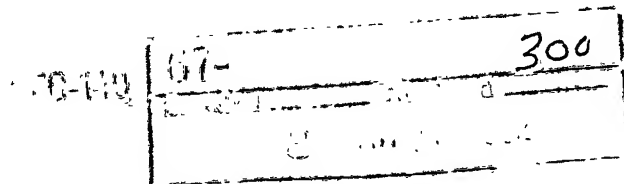
Director, FBI

CRIMINAL IN-SERVICE TRAINING

You should report to the Seat of Government, Room 5240,
May 14, 1962, at 9:30 A.M. for attendance at **Criminal**
In-Service Training for a period of twelve days.

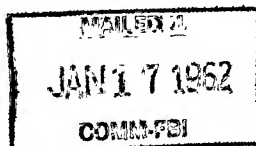
Confirm attendance.

In view of the above, the instructions of January 11, 1962,
are canceled.



1 - Mr. Malone
1 - Mr. Hereford

njk
(5)



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MAIL ROOM ☐ TELETYPE UNIT ☐

January 22, 1962

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

An analysis of your Criminal Intelligence Program has been completed. From this review it is apparent that your program in this most important field of the Bureau's work is beginning to deteriorate. Deficiencies noted in this review indicate the need for an immediate re-evaluation of your present program.

Antiracketeering investigations of leading hoodlums by your office no longer provide specific detailed information regarding their current activities. I have repeatedly emphasized the necessity for developing sources on a sufficiently high level to be in a position to report on the activities of leading hoodlums who both reside in and operate from your area.

As an example, Meyer Lansky, designated for early prosecution, appears to be active and in contact with hoodlums throughout the country. Yet, the information now being reported by your office on his present activities and contacts is incomplete. Vincent Alo and Anthony Salerno have also been designated for early prosecution and spend the majority of their time in the Miami area. A review of current data being developed by your office on their present activities indicates a lack of the thorough and penetrative coverage necessary, particularly in handling investigations designated for intensified coverage.

In an effort to re-establish coverage on the activities of Santo Trafficante, Jr., also designated as a target for early prosecution, the Bureau has found it necessary to direct submission of daily teletypes. The Bureau has also found it necessary to recently communicate with your office regarding your investigation of the activities of well-known gambling figure George Gordon, presently residing in the Miami area, in an effort to obtain more detailed information concerning his current activities and contacts.

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Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

1 - Administrative Division
1 - SOG Miami Office Personnel File

NOTE: See cover memo Evans to Belmont, 1/18/62, PRS:rap.

See note page 3

AEH:WPB:PRS:rap (9)

REC'D-READING ROOM

JAN 22 10 00 AM '62

MAILED 20
JAN 22 1962
COMM-FBI

Mr. Wesley G. Grapp

The Top Echelon Criminal Informant Program was recently the subject of a separate communication to your office due to the lack of progress achieved under this program. Once again I desire to emphasize the absolute necessity of developing live informants in a position to furnish quality criminal intelligence information.

In connection with a number of investigations the Bureau has specifically recommended the utilization of a highly confidential source. It was felt this investigative technique would be particularly advantageous in the Meyer Lansky, Joseph Fischetti, Joseph Massei and Joseph Indelicato investigations.

While such coverage has been obtained on Hyman Martin and [redacted] who are both engaged in gambling activities, it is felt this type coverage must be immediately expanded by your office to include individuals of more important stature. Every effort must be made to cover the meeting places and associates of top level hoodlum figures.

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Of particular importance to the Bureau at this time are our investigations under the recently enacted gambling legislation. In this regard, your investigation of the Caudell Wire Service does not appear to be sufficiently vigorous and intense. It has been necessary for the Bureau to request explanation for delayed reporting in this matter.

The case involving [redacted], Interstate Transmission of Wagering Information, exhibits a good potential. I expect that you will closely follow this matter to insure no delinquency occurs. The influx of tourists and the usual entourage of gamblers during the winter season point out numerous possibilities for violations under this newly enacted legislation. I feel that in order to enable the Bureau to fulfill its responsibilities in this area you must institute investigations under these laws with vigor and enthusiasm.

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Regarding criminal influence in labor organizations, it is imperative that the Bureau be in a position to fully discharge its responsibilities in this area. It will not suffice to conduct cursory investigations in this field of criminal intelligence. Substantial information has been developed indicating the existence of corruption, tyranny, and dishonesty in the operation of certain labor unions and in labor management affairs.

Mr. Wesley G. Grapp

The use of the term "criminal influence" in labor organizations should not be construed to mean only "named hoodlums." You must be alert not only for incursions of known racketeers into the labor field but also the lesser known unsavory characters who attach themselves to the labor movement such as business agents who are frequently hired in view of their physical size to line up uncooperative individuals in organizational drives and the union officials who drain the treasury by one pretext or another and are guilty of financial criminality.

I feel that the investigation presently being conducted by you concerning "Criminal Influence in Local 365, International Brotherhood of Painters, Et Al.; Anti-Racketeering," should be vigorously pursued and personally followed by you. The Department has expressed an interest in your investigation captioned "Criminal Influence in Hotel Employees Local 255; Anti-Racketeering." I desire that you submit an investigative report in this matter to reach the Bureau by January 29, 1962.

You are instructed to advise me of programs presently in effect calculated to overcome these deficiencies as well as programs you intend to place into effect for the immediate and continued improvement of all facets of the Criminal Intelligence Program in the Miami Office. Comment specifically on the number of Agents assigned and to be assigned, the man power being expended, locations under consideration for utilization of highly confidential sources, and individuals now under consideration for development in an effort to increase your top echelon criminal informant coverage.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director

NOTE: Review Criminal Intelligence Program, Miami Division, points up delinquency mentioned in letter being forwarded SAC, Miami. Explanations and details on Criminal Intelligence Program to remedy this situation requested.

February 13, 1962

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

FEB 13 1 57 PM '62
REC'D-READING ROOM
FBI

Dear Mr. Grapp:

I am indeed pleased to commend you and, through you, the agents of the Miami Office who participated in the investigation of the Kidnaping case involving [REDACTED]

3021 b6
b7C

The excellent results achieved can be attributed in no small degree to the highly capable, alert and efficient manner in which you and your associates discharged your responsibilities. I am aware of the difficulties encountered and I was very impressed with the effective services of all. I want each of you to know of my appreciation.

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of agents who assisted in this matter but were not individually recognized.

1 - [REDACTED] (Sent Direct)

AFH:cmt
(5)

Based on memo Mr. Rosen to Mr. Belmont, FDT:ljk, 2-12-62 and addendum Administrative Division, RRB:crt, 2-12-62.

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Ingram _____
Gandy _____

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UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Callahan

DATE: 2-12-62

FROM : C. R. Davidson *CRD*SUBJECT: CONDETTI KIDNAPING CASE
INCENTIVE AWARDS AND COMMENDATIONS *CRB*

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 Rosen _____
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 Ingram _____
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744.51.147-11 F.O.

Pursuant to your request there follows an account of special recognition afforded personnel thus far in connection with this case and that which is now under consideration in the General Investigative Division.

There follows a list of personnel in the Washington Field Office who were recognized on 1-9-62 as indicated after subject was indicted:

SA Elmer Lee/Todd	\$200 Incentive Award	
Clerk [redacted]	\$125 Incentive Award	
SAC Marlin W. Johnson	Commendation	
ASAC Dillard W. Howell	Commendation	
SA [redacted]	Commendation	b6
SA Charles E. Lennon	Commendation	b7C
SA [redacted]	Commendation	
SA [redacted]	Commendation	
General Letter of Commendation for others who participated.		

Based on the successful conclusion of trial in this matter additional recognition as indicated below is now under consideration in the General Investigative Division.

Washington Field Office Commendation for SAC Marlin W. Johnson and SAs Elmer Lee Todd and [redacted] *286-3655*

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Baltimore Incentive Award for SA [redacted] and Commendation for SAC Edward J. Powers, ASAC Robert J. Lally and [redacted]

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Miami Incentive Awards for SAs [redacted] and Edward F. Brandes and Commendation for SAC Wesley G. Grapp.

RRB:crt
 (2) *CRB*

27
 MAR 13 1962
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133
 3 MAR 2 1962

Memorandum to Mr. Callahan
Re: Condetti Kidnaping Case

General Investigative Division - Commendation for Supervisors Fletcher D. Thompson,
[redacted] and Richard J. Gallagher and Clerk [redacted]

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Exhibits Section, Administrative Division - Commendation for [redacted]
[redacted] and [redacted]

RECOMMENDATION:

None. For information.

*Pending matters to be
handled today.*
[Signature]

[Signature]
2/12

OK.
[Signature]

*MAILED
JUL 8 1979*

Director, FBI

January 25, 1962

Attention: Administrative Division

SAC, Miami

WILLIAM W. TURNER
VETERAN'S APPEAL

ReBulet 1/8/62, captioned as above, transmitting the testimony in this matter.

I, WESLEY G. GRAPP, have reviewed the material and it appears that the transcript as it concerns my testimony is for the most part factually correct. However, there are certain errors which are being brought to the Bureau's attention as set forth below. Most of the errors are of a minor nature.

1. Page 476, line 20

"when" should be "after"

2. Page 478, line 6

"epididymitis" should be "hepatitis"

3. Page 478, line 11

"his" should be "on an"

4. Page 480, line 14

After the first word there should be inserted the word "assistant".

5. Page 491, line 24

"withheld" should be "held"

2 - Bureau
1 - Miami

WGG:egh
(3)

26

133

EX-107
JUL 7 1978

6. Page 494, line 23

"for special credit" should be "or special considerations"

7. Page 496, line 20

"\$2.00" should be "\$20.00"

8. Page 497, line 5

"Mohr" should be

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9. Page 499, line 18

"office" should be "official"

10. Page 502, line 8

"in" should be "at"

11. Page 503, line 13

"announced" should be "motioned"

12. Page 505, line 14

"pull up beside the road" should be "pull over to the side of the road"

13. Page 506, line 12

"knew" should be "new"

14. Page 512, line 19

"around" should be "round"

15. Page 513, line 13

"hopeless" should be "worthless"

16. Page 527, line 14

The comma after the given name of should be omitted.

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17. Page 529, line 24

"dealth" should be "dealt"

18. Page 541, line 20

"commendation" should be "commendations"

19. Page 545, line 22

'' should be "Nau"

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b7C

20. Page 560, line 21

"won" should be "own"

21. Page 583, line 8

"in" should be "and"

22. Page 589, line 15

"short" should be "shot"

23. Page 595, line 5

"curb" should be "curve"

24. Page 597, line 11

"12" should be "2"

25. Page 597, line 18

'' should be ''

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b7C

26. Page 604, line 24

"he" should be "they"

27. Page 607, line 15

"stated" should be "handled"

28. Page 610, line 11

"Aid" should be "Aide"

29. Page 618, lines 3 and 4

"if the case were involved in the interstate transportation, stolen property case" should be "of the case which involved a Theft From Interstate Shipment case"

30. Page 620, line 18

"was" should be "has"

31. Page 621, line 25

'[]' should be '[]'

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32. Page 649, line 12

"Grapp" should be "Turner".

* * * *

Since it is not known the items upon which Turner and his attorney will base the possible appeal, it is difficult at this time to suggest precisely what the rebuttal should be.

The entire transcript with the Civil Service Commission's decision is being retained in this office for possible future reference in connection with any such later appeals or other actions which may be taken by Turner. The material is being afforded maximum security.

W. J. [unclear]
February 16, 1962

MEMORANDUM FOR MR. TOLSON

On January 30, 1962, I saw Special Agent in Charge Wesley G. Grapp of the Miami Field Division. Mr. Grapp makes an excellent personal appearance and seems to be taking hold of the operations of the Miami Office with vigor.

I discussed with Mr. Grapp the fact that I noted he had a very large number of classes of cases in excess of 7% delinquent and he should take steps to reduce this promptly.

I also noted that I observed the number of cases closed per Agent per month in the Miami Office was 9.6, which is inadequate.

I commented upon the fact I noted for the first six months of the current fiscal year when compared with a similar period of the previous fiscal year, his office had dropped 28% in convictions and 3% in fugitives located and that he should immediately look into this situation to bring about an improvement.

I discussed with Mr. Grapp the fact that I noted the Agents in the Miami Office were spending 11.7% of their time in the office, which is slightly excessive.

I stressed to Mr. Grapp the necessity for developing quality informants in the three areas of domestic intelligence, criminal intelligence, and civil rights.

I called to Mr. Grapp's attention the fact I noted that the Miami Office had recruited only three Agents during the past year for the New Agents Class and I thought greater effort should be made by the Miami Division to recruit more Agents. I pointed out to Mr. Grapp that he was one of those Special Agents in Charge who was asking for additional Agents and that he must realize we can't give additional Agents unless we get a sufficient number of applicants for the position and he certainly had not met his quota in this respect.

I outlined to Mr. Grapp my views concerning overtime and Agents on limited duty and advised him I did not feel that fringe benefits should be paid to Agents who were not able to share the average overtime of the entire office

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JEH:EDM (5)

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67-1111-303
FEB 17 1962

Memorandum for Mr. Tolson

February 16, 1962

unless such Agent had just recently returned from an illness which necessitated a few months for him to regain his complete strength or if he was one of the older Agents in his seventies who had given faithful service to the Bureau for many years.

I called Mr. Grapp's attention to the fact that I noted there were seven violations of the Federal Bank Robbery Statute which were unsolved and this is most undesirable and he should bear down on these to bring about an improvement.

I also spoke to Mr. Grapp about the incident last November when Mr. Grapp spoke "off the record" to a UPI reporter and that he should realize that he must keep his guard up at all times in talking with representatives of the press and, in fact, anyone outside the Bureau, because he cannot be assured he will not be quoted.

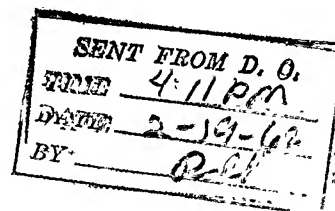
I discussed with Mr. Grapp the Cuban problem in Miami, which he must continue to handle with diligence.

I also discussed with Mr. Grapp the fact he had been sent for specially to come to Washington to confer with Assistant Director Courtney Evans concerning the handling of the criminal intelligence program. I indicated I had not been satisfied with this due to the lack of aggressiveness in the program, and in view of the fact that Miami together with its area is a mecca for hoodlums, it was imperative that he handle his responsibilities in this field with greater vigor.

Very truly yours,

J. E. H.

John Edgar Hoover
Director



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February 28, 1962

FEB 28 1 55 PM '62
REC'D-READING ROOM
FBI

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am indeed pleased to commend you and, through you, the agents of the Miami Office for the outstanding work done in the investigation of the Interstate Transportation of Stolen Property case involving [redacted] and others.

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The success achieved in the prompt solution of this major theft and the recovery of the jewelry can be attributed in no small degree to the tireless efforts of the investigating agents and your excellent over-all supervision. The prestige of the Bureau has been greatly enhanced by the results realized and you and your associates should certainly be proud of your services. I was very impressed with the highly effective manner in which this case was handled by your office and I want to express my sincere thanks to all for a job well done. REC-133

Sincerely yours,
J. Edgar Hoover

305
JUL 2 1978

SAC, Miami (Personal Attention)

Place a copy of this letter in files of all participating employees with the exception of those individually commended.

- Tolson _____
- Belmont _____
- Mohr _____
- Callahan _____
- Conrad _____
- DeLoach _____
- Evans _____
- Malone _____
- Rosen _____
- Sullivan _____
- Tavel _____
- Trotter _____
- Tele. Room _____
- Ingram _____
- Gandy _____

MAILED 20
FEB 28 1962
COMM-FBI

1 - [redacted] (Sent Direct)

(5) [redacted]

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CIPD 1534



UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Belmont

DATE: February 12, 1962

FROM : A. Rosen

SUBJECT:

MICHAEL JOSEPH CONDETTI (DECEASED) - VICTIM
KIDNAPING

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DeLoach _____
Evans _____
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PURPOSE

This is to recommend incentive awards and letters of commendation for certain Bureau employees who did outstanding work in the investigation of [redacted] whose trial for the kidnaping of Michael Joseph Condeti was concluded in U. S. District Court, Baltimore, Maryland, on 2/7/62 resulting in a verdict of guilty and a sentence to life imprisonment.

b6
b7CBACKGROUND OF CASE

Michael Joseph Condeti, a seven-year-old boy, disappeared from his home in Washington, D. C., on 11/14/60 and his body was found near Ardmore, Maryland, on 11/17/60. He had been the victim of sexual assault and died of asphyxiation.

Due to the lack of physical evidence and logical suspects, it was necessary to conduct exhaustive investigation in this matter. For the most part the investigation was centered around the checking out of known sex deviates who might be considered logical suspects. One such individual was [redacted] who was located in Miami, Florida. As a result of the thorough interviewing of [redacted] and the skillful handling of the small particles of evidence which Bureau Agents had at their disposal, it was possible to charge [redacted] with the Condeti kidnaping and the jury returned a verdict of guilty on the first ballot. This conviction resulted in much favorable publicity and enhanced the favorable reputation of the Bureau.

b6
b7CRECOMMENDATIONS FOR INCENTIVE AWARDS

SA [redacted] Baltimore Division - The SAC of the Baltimore Office has recommended an incentive award in the amount of

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1 - Administrative Division

FDT:lfg:jlt

(7)

Enclosures

See Addendum Administrative Division page 5a.

Memorandum to Mr. Belmont

RE: [redacted]

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\$250 for SA [redacted]. SA [redacted] handled the Baltimore phase of the Condetti case from its inception. He filed the complaint against [redacted] and travelled to Miami to participate in the interview and transportation of [redacted] to the Washington area where [redacted] re-enacted the crime. SA [redacted] maintained close liaison with the U. S. Attorney working diligently for long hours in assisting in the preparation of the case for trial. At the request of the U. S. Attorney, SA [redacted] sat at the counsel table during the trial and due to his thorough knowledge of the case was of great benefit to the Government.

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The General Investigative Division concurs in the recommendation that SA [redacted] receive an incentive award in an amount to be determined by the Administrative Division. This recommendation is deemed warranted and in order even though it was necessary to censure SA [redacted] on 1/25/62 in this case for allowing the subject to exercise unwarranted privileges while in the custody of [redacted] and other Bureau Agents.

b6
b7C

SAs Edward F. Brandes and Frank J. Smith, Miami Division -
The SAC of the Miami Division has recommended incentive awards in the amount of \$300 each for SAs Brandes and Smith. These Agents conducted the initial interviews with [redacted] in Miami and even though [redacted] at first steadfastly proclaimed innocence they were able to detect deception on his part and thereafter brought him to the point at which he confessed the Condetti kidnaping. Without this confession, due to the meager amount of other evidence developed in the case, the conviction of [redacted] would have been most difficult, if not impossible.

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The General Investigative Division concurs in the recommendation of the SAC, Miami that SA Brandes and Smith receive incentive awards in an amount to be determined by the Administrative Division. This recommendation for SA Brandes is made even though he was one of the Agents who was censured on 1/25/62 for permitting [redacted] to have unwarranted privileges while in the custody of Bureau Agents.

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LETTERS OF COMMENDATION

[redacted] SAC, Baltimore, has recommended letters of commendation for [redacted] Clerk, and ASAC Robert J. Lally.

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[redacted] handled the clerical functions relating to this case in the Baltimore Division. This included the maintenance of a special

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Memorandum to Mr. Belmont

RE: [REDACTED]

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indices on all suspects, license numbers, complainants, and similar data for ready reference. The General Investigative Division concurs in the recommendation that [REDACTED] receive a letter of commendation.

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While ASAC Lally, on whose desk the [REDACTED] case was supervised in Baltimore, and other employees of that office did perform good work in this investigation, the General Investigative Division does not believe that individual letters of commendation are warranted. It is noted that during most of the investigation the Washington Field Office was office of origin and directed the investigation.

The General Investigative Division recommends a general letter of commendation to the Baltimore Office in order that copies may be placed in the personnel files of those employees who performed commendable work in the [REDACTED] investigation.

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072 ✓ SAC Wesley G. Grapp, Miami Division - SAC Grapp has recommended a general letter of commendation for the Miami Office for its handling of the [REDACTED] case. It was pointed out that through the excellent relations with the Federal Judge in Miami, the Miami Office was able to arrange a hearing for [REDACTED] early on a Sunday morning. It was also possible to control publicity and arrangements with local airlines in order to have [REDACTED] depart Miami with Bureau Agents without the knowledge of the press.

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The General Investigative Division does not concur in the recommendation of the SAC, Miami. There was a delay by the Miami Office in conducting logical investigation which could have located [REDACTED] at an earlier date, and personnel of that office, including the ASAC, were previously censured for this delay. It is not felt therefore that a general letter of commendation for the Miami Office is warranted and none is recommended.

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✓ SAs Elmer Lee Todd and [REDACTED] Washington Field Office - SAC, WFO has recommended a letter of commendation for SA Todd for his excellent performance as a witness in the [REDACTED] trial. Due to his knowledge of the minute details of all phases of the investigation, he was able to testify in a most effectual manner.

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Memorandum to Mr. Belmont

RE: [REDACTED]

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The General Investigative Division concurs in the recommendation that SA Todd be commended. In this connection it is noted that SA Todd previously received an incentive award on 1/9/62 for his outstanding performance in the investigation of the [REDACTED] case. On 1/25/62 SA Todd was censured for allowing the subject to have unwarranted privileges while in custody.

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SAC, Baltimore has recommended a letter of commendation for SA [REDACTED] of the Washington Field Office. The SAC, WFO has advised that SA [REDACTED] was previously commended in this case and since then he has conducted only limited investigation. It is not believed that an additional letter for SA [REDACTED] is warranted and none is recommended.

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While the over-all supervision of this case in Washington Field was superbly handled under the direction of SAC Johnson, it is noted he was previously commended by letter dated 1/9/62 for his over-all supervision and it is not felt a second letter is warranted.

[REDACTED] and [REDACTED] Exhibits Section - [REDACTED] and [REDACTED] illustrators in the Exhibits Section, were responsible for the preparation of a large number of exhibits which were utilized to excellent advantage in the trial of [REDACTED]. The SAC, Baltimore has recommended commendation for these employees pointing out that the trial judge, the jurors, Government counsel and others were most impressed with the graphic manner in which the travels of the defendant were portrayed by these exhibits.

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The General Investigative Division concurs in the recommendation that [REDACTED] and [REDACTED] be commended for their work in the preparation of these exhibits.

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[REDACTED] prepared the artist's conception of the Condetti abductor and subsequent developments confirmed that the drawing was a close likeness to subject [REDACTED]. This drawing was used in the trial and successfully introduced into evidence.

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The General Investigative Division recommends that [REDACTED] be commended for his preparation of this artist's conception.

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ADDENDUM: Assistant Director Rosen

It is recommended that the following employees of the General Investigative Division be given individual letters of commendation for their exemplary handling of various aspects of this case:

Memorandum to Mr. Belmont

Re: [REDACTED]

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1. Supervisor J. Allison Conley, while not assigned to this case, during the period of time that [REDACTED] was being interviewed, arrested and transported to Baltimore gave unstintingly of his personal time. He was thoroughly familiar with the case and was of valuable assistance to Bureau officials in arriving at important decisions.

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2. No. One Man Richard J. Gallagher, Criminal Section, coordinated the work of the various field divisions in this regard, spent long hours of his own time, and was in frequent contact with the field in giving guidance and advice in the handling of this matter.

3. Supervisor Fletcher D. Thompson has been assigned to this case and in this capacity he has carefully reviewed all material sent in from the field in order to insure that all facets of the case were covered. He was also responsible for the submission of a daily memorandum which required him to report in the early morning hours for work on a daily basis. He has been most thorough in the supervision of this case.

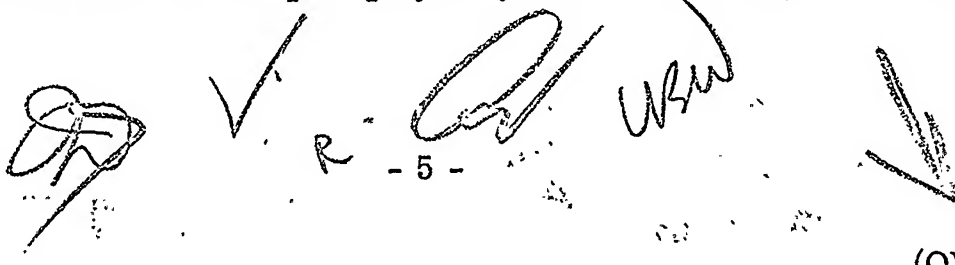
4. Clerk [REDACTED], who is assigned to the Kidnaping Desk, has maintained the physical ticklers in such a manner that they were available to the Agents whenever needed. All material was kept in a most efficient, businesslike manner. Her general attitude and disposition were most helpful during the pressure of this case.

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It is, therefore, recommended that Supervisors Conley and Thompson, No. One Man Gallagher, and Clerk [REDACTED] be given individual letters of commendation for the part played by each in this major investigation.

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AR:jh

Handwritten signatures and initials, including a large 'V' and 'R', and a signature that appears to be 'URW'.

Based on the foregoing information submitted by SACs Baltimore, Miami and Washington Field Office and the General Investigative Division it certainly appears that special recognition is warranted for personnel who were primarily responsible for the successful investigation and trial of this most difficult Kidnaping case. (Noted that incentive awards were granted to SA Elmer Lee Todd and Clerk [redacted] on 1-9-62 and letters of commendation were directed to SAC Johnson, ASAC Howell and SAs [redacted], Lennon, [redacted] and [redacted] for their work in this case. Others in the Washington Field Office who participated were commended through the SAC.) Information furnished certainly indicates that incentive awards should be given to SA [redacted] Baltimore, who coordinated the investigation in that office and assisted in preparation for trial, and to SAs Brandes and Smith, Miami, for their outstanding performances in conducting the initial interviews which prompted subject to confess to the kidnaping.

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BUREAU RECORDS:

The performances of the above three agents have been satisfactory during the past three years. Each was rated Excellent on his last performance rating, is completely available, within desirable weight limits and their overtime exceeded 2'35" daily during the period July through December, 1961. There follows additional specific comments concerning the performances of each during the past three years.

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SA [redacted] - EOD 11-27-50, Grade GS 13, \$10,635. Received one incentive award. Censured 1-25-62 for permitting subject of this Kidnaping case to have alcoholic drink while being transported from Miami to Baltimore.

SA Brandes - EOD as SA 4-19-48, Grade GS 13, \$11,415. Commended once and censured twice, the last on 1-25-62 for permitting subject of this Kidnaping case to have alcoholic drink while in custody.

SA Smith - EOD as SA 1-26-42, Grade GS 13, \$11,935. Commended once and once through his SAC. No censures.

Based on approved tables for determining the amount of an incentive award the performances of these agents are considered to be of moderate value and broad application to the work of the Bureau entitling them to awards of from \$150 to \$300.

As noted by General Investigative Division commendation appears warranted for other personnel in Baltimore, Miami and the Washington Field Offices and the General Investigative Division who participated but to a lesser degree.

(OVER)

ADDENDUM: (Continued)

RECOMMENDATIONS:

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(1) That SAs [redacted] Edward F. Brandes and Frank J. Smith each be approved for an incentive award in the amount of \$150. (Amount recommended is in line with previous awards granted for similar performances.)

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(2) That Clerk [redacted] of the Baltimore Division be commended and that a general letter be directed to SAC Powers commending him and through him others in Baltimore who participated.

(3) Although General Investigative Division recommended against commendation for Miami Office since there was delay in handling early investigation, in view of the excellent work which was subsequently done it is recommended that SAC Wesley G. Grapp be commended and through him others in the Miami Office who participated.

(4) That a letter of commendation be directed to SA Elmer Lee Todd of the Washington Field Office. (Noted he previously received \$200 incentive award on 1-9-62 in connection with this case.)

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(5) That individual letters of commendation be directed to Supervisors Fletcher D. Thompson, J. Allison Conley and Richard J. Gallagher and Clerk [redacted] of the General Investigative Division and [redacted] and [redacted] of the Exhibits Section, Administrative Division.

If you approve, appropriate letters are attached.

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PERMANENT BRIEFS OF PERSONNEL FILES OF SAs [redacted] BRANDES AND SMITH ARE ATTACHED.

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Belmont *abw*

DATE: February 26, 1962

FROM : A. Rosen *Rosen*SUBJECT:

UNKNOWN SUBJECTS (2); ARMED ROBBERY
OF LEONARD TAYLOR JEWELRY STORE,
POMPANO BEACH, FLORIDA
FEBRUARY 10, 1962
INTERSTATE TRANSPORTATION OF STOLEN
PROPERTY - MAJOR THEFT

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

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The SAC, Miami, recommends incentive awards for Supervisor H. Wayne Swinney and SA Prue C. Clinkscales in the amount of \$300, letters of commendation for ASAC and SAs James J. Kearney, Richard B. Stull, George Stadtmiller, James P. Shannon, Rudolph L. Fackler and and a general letter of commendation directed to the Miami Office, copies of which will be placed in the personnel files of other Agents of the Miami Office who worked on this case.

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BACKGROUND OF THE CASE:

On February 10, 1962, at approximately 2:15 p.m., four armed bandits held up the Leonard Taylor Jewelry Store, Pompano Beach, Florida, and literally "cleaned out" this exclusive store. A fifth confederate was in the getaway car which then proceeded approximately one mile south of the store to a marina. There the five escaped in two speed boats.

REC-133 67-188 613-305

As a result of excellent informant coverage and a well-planned investigation in this case, approximately \$1,750,000 worth of gems were recovered by Agents of the Miami Office within a few hours of the robbery. Three of the perpetrators and two persons who aided them were identified by our Agents. Since the gems had not been removed from Florida and the subjects had committed no violation over which we had jurisdiction, these five individuals were arrested and charged by local authorities on February 11, 1962.

The quick solution to this case resulted in excellent publicity to the FBI through radio, television and newspapers throughout the nation.

- 1 - Administrative Division
- 1 - Informant Desk

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Memorandum to Mr. Belmont

Re: [REDACTED]

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PERFORMANCE OF AGENTS OF THE MIAMI OFFICE:

SA Clinkscales and Supervisor Swinney, over the last two years, successfully developed [REDACTED] into an informant. During the week of February 5, 1962, [REDACTED] advised these Agents that several known thieves, burglars and stick-up men had arrived in the Miami area. Immediately after this robbery, informant [REDACTED] furnished the identities of the subjects in this case and the location of the stolen gems. b6 b7C b7D

ASAC [REDACTED] conducted prompt, efficient and aggressive investigation at the scene of the robbery. Several witnesses to the robbery later identified subjects in a line-up. b6 b7C

SAs Kearney and Stull conducted investigation which resulted in the location of the boats used in the getaway and identified a witness who could place subject Cook with the other subjects as a participant in the robbery.

SAs Stadtmiller, Shannon, [REDACTED], Fackler and [REDACTED] located and stopped the car in which the subjects were riding and took them to the Miami Office for questioning and a line-up. Although the subjects had committed crimes of violence in the past and had been armed earlier in the day, this matter was handled without incident. At the Miami Office a key belonging to a rental automobile was located in the possession of subject [REDACTED]. A search of this car resulted in the recovery of \$1,750,000 worth of jewelry. b6 b7C

SAC Grapp handled the over-all supervision of the case and all publicity with Bureau approval.

Approximately 24 additional Agents of the Miami Office worked in this case.

RECOMMENDATIONS OF THE GENERAL INVESTIGATIVE DIVISION:

Through the successful handling of this informant and the prompt, efficient and aggressive planning of the investigation, this case was quickly solved and resulted in excellent publicity to the FBI. The quick solution will probably act as a temporary deterrent to other jewel thieves.

Memorandum to Mr. Belmont

Re: [redacted]

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It appears from information available that all personnel involved in the investigation and supervision of this case performed their assignments in an excellent manner. It is not felt, however, that the performance of Supervisor Swinney and SA Clinkscales warrants incentive awards.

It is recommended that:

1. SAC Grapp, ASAC [redacted], Supervisor Swinney and SAs Clinkscales, Kearney, Stull, Stadtmiller, Shannon, [redacted] Fackler and [redacted] receive letters of commendation.

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2. A general letter of commendation be directed to the Miami Office to be reproduced and placed in the files of the other Agents who worked on this case.

*SAC Grapp
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in general
letter.
2/28/68*

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UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: February 15, 1962

FROM : SAC, Miami (67-235A)

SUBJECT:

UNSUBS (2); Armed Robbery of
Leonard Taylor Jewelry Store,
Pompano Beach, Florida
February 10, 1962;
ITSP - MT

Wesley A. GRAPP

Re Miami teletypes and telephone calls to the
Bureau on February 11 and 12, 1962.

During the week of February 5, 1962, former
advised Supervisor H. WAYNE SWINNEY and SA PRUE C. CLINKS DALES
of the identity of various individuals in the Miami, Florida
area who had recently arrived in town and whom he believed
to be contemplating burglaries and stick-ups. Among these
individuals were and
others.

On February 10, 1962, at approximately 2:15 p.m.,
four armed bandits held up the Leonard Taylor Jewelry Store,
Pompano Beach, Florida, and literally "cleaned out" this
exclusive store. A fifth confederate was in the getaway car
which then proceeded approximately one mile south of the
store to a marina. There the five escaped in two speed boats.

The exact amount of jewelry taken was not immediately
known, however it was reported to be an amount running into
hundreds of thousands of dollars. ASAC
proceeded to the scene of the robbery to take charge and
coordinated the investigation in that locality.

2 - Bureau (Encls. 4)

2 - Miami

WGG:JHK

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ENCLOSURE

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MM 67-235A

Immediate efforts were made to locate and interview all of Miami's Top Jewel Thieves relative to their whereabouts at the time of the robbery. Former [redacted] was contacted and advised [redacted]

[redacted] Immediate investigation was instituted at Miami in an effort to locate [redacted] his crew, and to recover the loot. This investigation was coordinated by Jewel Theft Supervisor H. WAYNE SWINNEY, of the Miami Office. It was well known to the source that a part of the [redacted] crew were heavily armed and extremely dangerous. Two of the crew had made the statements they would never be taken alive and would never return to jail. This was based upon the fact that they felt, due to their previous record, if they were again incarcerated they would never be released. Numerous Agents used in this assignment were aware of the potential danger involved.

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Subsequently, late the same evening of the robbery, former [redacted] advised [redacted]

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Agents were immediately dispatched from their various positions in the general area of the two motels where [redacted] crew were known to have stayed. They were assigned positions surrounding the area of the present location of the stolen jewelry, as well as part of [redacted] crew.

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Shortly thereafter, [] was observed to enter an Oldsmobile in a parking lot. This automobile was known through previous investigation conducted to belong to [], a jewel thief from Chicago. As this car proceeded from the area, it was stopped by SAs GEORGE STADTMILLER, JAMES P. SHANNON, [], RUDOLPH L. FACKLER and []. The occupants were [] and [], as well as two female companions. All were brought to the Miami Office where a lineup was held and the men were identified by witnesses as participating in the armed robbery. Local charges were placed against them for this. Bond was set at \$50,000. The women were held by local authorities as accessories.

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Located in the possession of [] was a set of car keys belonging to a rental Ford. It was subsequently located on Miami Beach in a public parking area and a surveillance of the car was maintained throughout the night. During the early morning hours of February 11, 1962, a search of the trunk of the car resulted in the recovery of the stolen jewelry from this loss. The jewelry that was recovered has a retail list price of some one and three quarter million dollars.

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In view of the above, I recommend that a general letter of commendation be directed to the Miami Office in order that copies may be placed in the personnel files of the many Agents, approximately two dozen, who worked on this case. Special recognition for letters of commendation are being requested for the following:

✓ ASAC [], for the prompt, efficient, aggressive and thorough investigation conducted by him at the scene of the robbery which resulted in the early identification of Subject [] as a participant, as well as the location of other witnesses who identified additional subjects in this case.

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SAs JAMES J. KEARNEY and RICHARD B. STULL for their thorough, aggressive and searching investigation which resulted in the location of the boats that had been used for the getaway, as well as identifying material witnesses who could place [redacted] with the other subjects as being a participant in the robbery. As a matter of necessity, investigation had to be conducted and results obtained immediately, inasmuch as it was anticipated the subjects would be located and necessary witnesses would have to be available. Through the continued efforts of these individuals, such witnesses were located.

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SAs GEORGE STADTMILLER, JAMES P. SHANNON, [redacted], [redacted] RUDOLPH L. FACKLER and [redacted] deserve letters of commendation for the efficient and effective manner in which they handled the stopping of the car containing three of the armed robbery subjects, as well as two female companions. The subjects were reported to be armed and extremely dangerous. All have an extensive background involving criminal violence. Two had stated they would not be taken alive or returned to jail. Although the subjects had just left five loaded guns in the previous car, they were unarmed at the time they were stopped. These Agents are worthy of this recommendation for the bravery exemplified and for their handling of this matter without incident.

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There are enclosed self-explanatory recommendations for incentive awards for SA PRUE C. CLINKSCALES and Supervisor H. WAYNE SWINNEY for their handling of the informant and related duties.

From the inception of this case, SAC GRAPP was in charge of the overall supervision and like the other personnel involved worked without sleep for several days to insure that this matter was brought to a highly successful conclusion.

MM 67-235A

He coordinated from the headquarters city the many ramifications of this case, directed its activities and handled the nationwide publicity that resulted. Highly laudatory comments have been received from public news media, local law enforcement, public officials, other Federal agencies, civic clubs and prominent citizens concerning the promptness and efficiency with which this investigation was handled and which resulted in the location and identification of the subjects, plus the recovery of one and three quarter million dollars worth of jewelry. This is regarded as one of, if not, the largest single recovery of jewelry ever made in this country. Excellent publicity has come to the FBI through radio, television and newspapers throughout this area, as well as throughout the nation. Newspapers in this area had the story in double headlines with pictures on the front page. "Life" magazine has taken a number of photographs both in color and in black and white and contemplates using such within the next three or four weeks. All publicity to date has brought a great amount of highly favorable publicity to the FBI and our policy of cooperation as promulgated by the Director. All publicity was handled by the SAC with Bureau approval. The matter continues to receive my close personal supervision.

UNITED STATES GOVERNMENT

MEMORANDUM

2/8/62

TO : DIRECTOR, FBI

FROM : SAC, BALTIMORE

RE : [REDACTED] aka.
MICHAEL JOSEPH CONDETTI (DECEASED) - VICTIM
KIDNAPING
RECOMMENDATION FOR LETTERS OF COMMENDATION

Wesley G. GRAPP

Reference is made to BA letter of 2/7/62 recommending that SA [REDACTED] be given an incentive award for his superior performance in connection with his participation in the investigation and prosecution of this case.

In addition to the work performed by SA [REDACTED] relative to this highly important and significant Bureau case, I thought the Bureau should be advised of the part played by other personnel which had a direct bearing on the successful outcome of this case. The final results certainly are a credit to the Bureau and were produced from effective team work, coordination and co-operation. In the development of [REDACTED] as a suspect, his interrogation and subsequent prosecution, the Miami, Washington Field and Baltimore Offices all played key roles and there was excellent coordination between these offices in every phase of this case.

I have followed this case on a daily basis since I have been SAC of the Baltimore Office. The case was assigned to the SAC's desk from the time of my arrival in February, 1961, until September, 1961, when it was transferred to the desk of ASAC ROBERT J. LALLY. One of the problems that resulted from the arrest of [REDACTED] in Miami was to bring him to the Baltimore area on November 5, 1961, for a re-enactment of the crime without any disclosure to outside sources. This objective was accomplished through considerable thought and planning on the part of SAC MARLIN JOHNSON of WFO and myself. We were both on hand at the Friendship Airport to meet [REDACTED] and the agent personnel who accompanied him. Thereafter, under my personal supervision and

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- 9 - Bureau
- 3 - WFO
- 3 - Miami
- 3 - Baltimore

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that of SAC JOHNSON, [] was transported to the Washington, D.C.- Maryland area for a re-enactment of the crime. On the previous day, November 4, 1961, I presented the facts of this case to AUSA [] during a period when time was of the essence and when U. S. Attorney JOSEPH TYDINGS was unavailable, this being a Saturday afternoon. Based on the presentation of facts, AUSA [] authorized prosecution and the Bureau was immediately notified. Thereafter SA [] filed the complaint against ALVEY charging him with a violation of the Federal Kidnaping statute.

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In the car with [] when he was transported to the Washington, D.C.- Maryland area for a re-enactment of the crime, were Special Agents [], ELMER L. TODD, EDWARD BRANDES and myself. It was essential that [] consent and cooperation be continued and that pertinent admissions be obtained from him concerning the complete details relating to his involvement in this crime. All of the aforementioned agents were in a position to testify with regard to the admissions made by [] in his re-enactment of the crime at the key locations and sites which were involved. SAC MARLIN JOHNSON was also at all of these principal locations, along with SA [] of WFO.

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[] was thereafter transferred to the Baltimore Office on Sunday evening, November 5, 1961, and a lineup which I planned and supervised was held in the Baltimore Office. It was as a result of this lineup that [] identified [] as the person in the Palmer Family Store with MICHAEL JOSEPH CONDETTI and that [] picked [] as the person most resembling this individual. Both of these witnesses testified to this effect during the trial of [] in Baltimore. The pictures taken at the time of the lineup were introduced during the trial and at no time did the defense attempt to attack the manner in which the lineup was held. It is felt that this was a significant contributing factor in the conviction of [].

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On the morning of November 6, 1961, [] was again transported to the Ardmore, Maryland, area by SAs [] TODD and myself, where we were met by SAC JOHNSON and SA []. During the morning of November 6, 1961, [] again made pertinent admissions about his involvement in this crime as he was transported to the crime scene, Union Station, Brentwood Shopping area and Bailey's Liquor Store in Mt. Rainier, during which time he repeated admissions concerning the crime which he had made on the previous day. These admissions were testified to by

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SA TODD during the trial. Throughout this two-day period there existed a close relationship between SAC JOHNSON and myself in all of the factors relating to the re-enactment of the crime scene and we were in frequent consultation about problems that ensued, such as making immediate arrangements for skin divers at Kingman Lake, search of the crime scene area for the whiskey bottle allegedly thrown by [redacted], avoiding the press, etc.

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Subsequent to the incarceration of [redacted] at Baltimore, I maintained close contact with U. S. Attorney TYDINGS on all phases of the prosecution of this case. I personally attended all of the conferences which were held, many on Saturday and Sunday, to effect the planning and strategy for the prosecution of the case. As the Bureau is aware, I was also in daily contact with Bureau officials to insure that nothing occurred in the case about which the Bureau was not immediately notified.

The substantive supervision of this case has been on the desk of ASAC ROBERT J. LALLY since September of 1961, at which time supervision of Kidnaping cases was transferred to the ASAC's desk. ASAC LALLY possessed firsthand knowledge of this case inasmuch as he was at the crime scene area where the body of the victim was found in Ardmore, Maryland, less than an hour after the body was found on November 17, 1960. He took part in the initial investigation at that time and actively supervised Baltimore's participation in the investigation for the first several weeks after the finding of the body. A very large volume of communications, reports, airtels and teletypes received the supervisory guidance of ASAC LALLY since September, 1961.

Upon the arrival of subject [redacted] in Baltimore subsequent to his arrest by Miami, ASAC LALLY assisted me in various phases of the re-enactment, arrangements for lineup and search of the Kingman Lake area. ASAC LALLY has been in frequent conferences with USA TYDINGS and AUSA [redacted] from the time of the arrest of [redacted], in briefing the U. S. Attorney on the background of this case and in assisting in the strategy to be used in the prosecution of the subject.

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SA ELMER L. TODD of WFO, because of his complete overall knowledge of the facts of this case, has been of material assistance to the office of the U. S. Attorney, Baltimore, in acquainting him with the details of the case and in acquainting him and his assistant with testimony that could be expected from the witnesses subpoenaed both by the Government and by the defense. SA TODD was the only representative of the Bureau to

be called as a witness in this case by either side. His testimony on behalf of the Government unquestionably had a dramatic effect on the jurors. The testimony given by Agent TODD went into great detail with respect to the admissions made by [] to myself, SA [] and SA TODD. The jury undoubtedly was impressed with the clarity of his testimony and his demeanor on the witness stand. He displayed a very complete knowledge of the geographic area in the vicinity of the victim's home, the Brentwood Shopping area from which the victim was kidnapped, and the Palmer Park-Ardmore area where the victim was assaulted and killed. He graphically portrayed through the use of charts and exhibits prepared by the Exhibits Section of the Bureau the travels of [] through these areas. Under vigorous cross examination by defense counsel Agent TODD showed exceptional mental alertness.

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Despite efforts by defense attorneys to bring out testimony from Agent TODD that would possibly raise legal technicalities as to the admissibility of the admissions of the defendant, Agent TODD was able to judiciously answer these questions in a truthful manner. Many comments have come to my attention as to the important significance of Agent TODD's testimony and the splendid manner in which he responded while on the witness stand.

As the Bureau is aware, SA EDWARD BRANDES and SA FRANK SMITH of the Miami Office interrogated [] in Miami, Florida, and obtained the initial confession from [] in a signed statement. This outstanding accomplishment was achieved through a high degree of interrogation skill and ingenuity as [], when he was first questioned concerning this crime, denied that he was implicated. The Bureau has previously been furnished with the results of the polygraph test given to [] by SA FRANK SMITH. The importance of the polygraph test given by SA SMITH cannot be over-emphasized as it was through this medium that [] became convinced that he could not conceal his implication. Agents SMITH and BRANDES not only obtained the signed confession from [] but were successful in obtaining his full cooperation in agreeing to remain available for interview and re-enactment of the crime. These agents laid the groundwork for the subsequent admissions that were obtained from [] in the Baltimore-Washington, D.C., area when he re-enacted the events of this crime. It is felt that the SAC at Miami will undoubtedly desire to recommend incentive awards for both of these agents.

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During the course of the trial of [] there were introduced into evidence by stipulation on the part of the government and the defense attorneys numerous enlarged exhibits consisting of charts and maps, etc., which were prepared by the Exhibits Section of the Bureau. The Exhibits Section did a splendid job in the preparation of these items and took painstaking efforts in their research in the preparation of these charts and exhibits. The trial Judge, the jurors, government counsel; defense counsel, press and spectators who observed the display of these items in the court room were without question impressed with the graphic manner in which the complicated travels of the defendant were portrayed on these exhibits. These items undoubtedly were of great assistance to the jurors in helping them to understand and visualize each of the areas and locations involved in the trial of this case. It is recommended that the personnel at the Bureau who were responsible for these exhibits be commended.

b6
b7c

I feel that special mention should be made in this letter of the work performed by [] Clerk in the Baltimore Office. From the inception of this case in November, 1960, when the files and correspondence were organized as a major case, [] has handled all of the clerical functions in this office pertaining to this case. She maintained a special indices of all suspects, license numbers, complainants and similar data for quick and ready reference to the voluminous serials in the file. There were innumerable items of physical evidence which had to be properly labeled and retained for possible future evidentiary use, and all of these items were handled by [].

b6
b7c

As mentioned previously, the serials in this case have been multitudinous and the handling of all of the clerical facets of this case required an above-average knowledge of all of the clerical operations, such as serializing, posting, indexing, etc. [] was most helpful, cooperative and efficient in performing her assignments in this matter. Because of her skill and overall knowledge of the location of exhibits and pertinent documents, the administrative handling of the case as well as the preparation for prosecution went very smoothly and efficiently. I feel that [] has performed an outstanding job in this phase of the case.

b6
b7c

I feel that the teamwork and coordination that existed in this case were in accordance with the highest Bureau standards and the results obtained in solving this most complex and difficult investigation have brought the Bureau much acclaim. Extra effort and sacrifices were made by all of the aforementioned personnel and it is recommended that they receive appropriate commendation.

It is our understanding that the jury found [redacted] guilty on the first ballot and that the only question which detained their final decision was whether he should be given the death penalty. The final result and the sentencing of [redacted] to life imprisonment is certainly indicative of the superior work performed by Bureau personnel in this highly important case.

b6
b7c

UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI

DATE: 3/20/62

[Signature]
FROM : SAC, MIAMI (66-2469)

SUBJECT: AUTOMOBILES - MOTOR VEHICLES OPERATOR
REGULATIONS AND INSTRUCTIONS FOR
QUALIFYING EMPLOYEES TO OPERATE MOTOR
VEHICLES INCIDENTAL TO THEIR OFFICIAL
DUTIES, SAC LETTERS, 56-20; 56-29.

Enclosed are Past Safe Driving
Record Certification (FD-289) for the following:

WESLEY G. GRAPP, SAC
CHARLES V. POWELL, SA
ELMER C. MULLEN, SA

OK per 3-26-62

3 Enclosures
(2 - Bureau (Encls.3)
4 - Miami
WGG:MFS
(6)

REC-153

RECORDED
JUL 18 1978

306

477
MAR 20 1982

THREE
[Signature]

FAST SAFE DRIVING RECORD CERTIFICATION

NAME OF OPERATOR (PRINT - LAST, FIRST, MIDDLE INITIAL)

GRAPP, WESLEY G.

DATE

3/13/62

DIVISION AND SECTION ASSIGNED

Miami

POSITION TITLE

Special Agent in Charge

THIS IS TO CERTIFY THAT I PRESENTLY ☒ HOLD ☐ DO NOT HOLD A VALID MOTOR VEHICLE OPERATOR'S PERMIT OR DRIVER'S LICENSE.PERMIT ISSUED BY:
(STATE, TERRITORY
POSSESSION, DISTRICT)

State of Florida

PERMIT NUMBER

#412395

PERMIT EXPIRES

Oct. 62

THIS IS AN UNRESTRICTED (~~RESTRICTED~~) PERMIT. (IF RESTRICTED, EXPLAIN BELOW)
(STRIKE OUT ONE)

THIS FURTHER CERTIFIES THAT DURING THE PAST THREE YEARS I HAVE DRIVEN A MOTOR VEHICLE (GOVERNMENT OR PERSONALLY OWNED) APPROXIMATELY 75,000 MILES. DURING THIS TIME (A) I ☐ HAVE ☒ HAVE NOT RECEIVED A TRAFFIC VIOLATION TICKET; (B) I ☐ HAVE ☒ HAVE NOT BEEN HELD AT FAULT* AS THE DRIVER OF A MOTOR VEHICLE INVOLVED IN A TRAFFIC ACCIDENT. IF AFFIRMATIVE ANSWER, PLEASE EXPLAIN IN ADJACENT SPACE GIVING NUMBER AND DATES OF OFFENSES.

* "AT FAULT" MEANS ANY CASE IN WHICH RESPONSIBILITY IS CONCEDED BY EMPLOYEE OR HIS INSURANCE COMPANY OR LIABILITY IS FIXED BY DULY CONSTITUTED AUTHORITY.

Wesley G. Grapp
SIGNATURE OF OPERATOR

NAME OF REVIEWING OFFICIAL (PRINT - LAST, FIRST, MIDDLE INITIAL)

KARL G. FREAS

POSITION TITLE

Special Agent

DATE

3/13/62

THE PERSONNEL FILE OF THIS EMPLOYEE HAS BEEN REVIEWED AND REFLECTS THE FOLLOWING INFORMATION CONCERNING THE OPERATION OF A MOTOR VEHICLE ON OFFICIAL BUSINESS DURING THE PAST THREE YEARS:

☒ CONTINUOUS SAFE DRIVING RECORD☐ INVOLVED IN TRAFFIC ACCIDENT AND FOUND AT FAULT **

I CERTIFY THAT THIS EMPLOYEE IS:

☒ QUALIFIED ON THE BASIS OF HIS SAFE DRIVING RECORD TO OPERATE MOTOR VEHICLES ON OFFICIAL BUSINESS.☐ NOT QUALIFIED AND MUST DEMONSTRATE HIS QUALIFICATIONS BY SATISFACTORILY PASSING A ROAD TEST EXAMINATION BEFORE OPERATING A MOTOR VEHICLE ON OFFICIAL BUSINESS.

REMARKS:

OK
Jm 3-26-62

EX-101
JUL 8 1978

** "AT FAULT" MEANS ANY CASE IN WHICH THE BUREAU HAS TAKEN DISCIPLINARY ADMINISTRATIVE ACTION AGAINST THE EMPLOYEE.

(SIGNATURE OF REVIEWING OFFICIAL)

ENCLOSURE

b6
b7c

TO BE FILLED IN BY OPERATOR

TO BE FILLED IN BY REVIEWING OFFICIAL

UNITED STATES GOVERNMENT

Memorandum

TO : MR. CALLAHAN

DATE: March 1, 1962

FROM : C. R. DAVIDSON *CRD*SUBJECT: PRESIDENT'S COMMITTEE ON
EQUAL EMPLOYMENT OPPORTUNITY

Tolson _____
 Belmont _____
 Mohr _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Malone _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Ingram _____
 Gandy _____

b6
b7c

On 3-1-62 Mr. William A. Geoghegan, Assistant Deputy Attorney General, telephonically advised Inspector C. H. Stanley that captioned committee is to hold a conference in Coral Gables, Florida, 3-15-62, purpose of which is to enable representatives of captioned committee to get together with heads of the Federal establishments in that area and discuss the President's nondiscrimination program. Mr. Geoghegan stated he would appreciate if the Bureau would have a representative attend and desires to be advised of our designee.

Our top field officials have attended conferences by captioned committee in five cities previously and there is no reason why we should not designate SAC in Miami to attend the conference in Coral Gables. According to Bureau records, SAC Grapp of Miami has no other commitments for 3-15-62.

Ordinarily in announcing such conferences the Department sends to the Bureau a copy of the committee's announcement of the conference which heretofore have included requests for conferees to bring certain information with them to the conference such as turnover figures, results of previous survey of employment of Negroes and other minorities, and a "talking paper" which is to show conferees' basis for discussion of certain items. Mr. Geoghegan did not advise whether a copy of the committee's announcement will be sent to us or whether conferees are to provide the information called for at previous conferences. If such information is requested, an appropriate communication will be prepared for SAC, Miami, providing him with the necessary information.

RECOMMENDATIONS:

(1) That Mr. Geoghegan be telephonically advised that SAC Grapp is designated to represent the Bureau at the conference.

RGH:ccf (5)

- 1 - Mr. Evans
- 1 - Mr. C. R. Davidson
- 1 - Mr. Leishear

MAR 21 1962

PERS. REC. UNIT

OVER...

Memorandum Davidson to Callahan
Re: President's Committee on
Equal Employment Opportunity

RECOMMENDATIONS: (Cont'd.)

(2) That SAC Grapp be telephonically notified of his designation, briefed concerning the conference as has been done in the past, and instructed that his attendance is to be only as an observer and that he is to volunteer nothing.

264

AM
OK 12.

Grapp
3/1

V.

PERS. REC. UNIT

SAC, Miami

March 12, 1962

Director, FBI

PERSONAL ATTENTION

PRESIDENT'S COMMITTEE ON *Non-discrimination*
EQUAL EMPLOYMENT OPPORTUNITY

WE SLEW GRAPP
Reference is made to telephonic advice to you 3-5-62 that you have been designated to represent the Bureau at a conference to be held by captioned committee in Coral Gables, Florida, on 3-15-62. There is enclosed a copy of a letter from captioned committee to the Department dated 2-20-62 announcing the conference, with which are enclosed the agenda and related material. *W. Slew X Grapp*

There is also enclosed with this letter the "Talking Paper" which you are to take with you to the conference. With respect to Item 1, average monthly per cent of turnover for non-Agents in your office for the calendar year 1961 was 1.82 per cent. The average monthly per cent of turnover for Agents was .36 per cent and the average per cent for the entire complement is shown on the "Talking Paper." Should you be asked concerning Agent staffing, it is satisfactory to respond that Agent assignments are made from Bureau headquarters in Washington. *REC-140 S 78-271 35*

There are also enclosed the original and one copy of a form on minority group employment in Miami compiled from the results of your survey in this regard in May, 1961. The original is for submission to a representative of the committee at the conference. The copy is for your records.

It is requested that following the conference you submit a resume of it.

RGH:lmb (6)

1 - Mr. C. R. Davidson

1 - Mr. Leishear

Enclosures (5)

1 - Mr. Evans

NOTE: In memorandum 3-1-62 which advised of request that Bureau be represented at conference and by which it was approved that SA [redacted] attend, it was pointed out that Department did not advise whether a copy of committee's announcement would be sent to us or whether conferees are to provide information called for at previous conferences. It was noted if such information were requested, an appropriate communication would be prepared for SAC. Employment Policy Officer [redacted] of the Department furnished a copy of the announcement and requested that it be forwarded to

MAIL ROOM ☐ TELETYPE UNIT ☐

b6 (OVER)
b7C

SAC, Miami

NOTE (Continued):

SAC Grapp. This letter to Miami accomplishes same and provides information requested as has been done in previous cases. Department and SAC Grapp have been advised of latter's designation by Bureau to attend. Form on minority group employment shows as of date of survey, 5-29-61, Miami had two Negroes, one in GS-2 and one in GS-10, of a total of 184 employees.

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: March 20

FROM : SAC, Miami

SUBJECT: S. BYE REEDER, JR.
Special Agent

Mr. Tolson	_____
Mr. Belmont	_____
Mr. Mohr	_____
Mr. DeLoach	_____
Mr. Conrad	_____
Mr. Evans	_____
Mr. Malone	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

b6
b7C

[redacted] of Honey Hill Pharmacy, 199th Street and Route 411, North Miami, Florida, contacted an Agent of this office on Sunday, March 18, 1962, concerning the above-captioned individual. He indicated SA REEDER may be planning on self destruction. That information and other pertinent facts were immediately relayed to ASAC [redacted], who in turn advised me.

35
MAR 21 1962

[redacted] was promptly interviewed by ASAC [redacted] and stated SA REEDER had come into his store to get some prescriptions and had mentioned he had just made out his will and included in the will the fact he owed [redacted] some money and the amount should be paid. [redacted] commented this seemed a strange statement since SA REEDER only owed him approximately \$25.00, which under normal circumstances would not be a sufficient sum to bear mentioning in any individual's will. SA REEDER then allegedly requested that copies of the prescriptions he was obtaining be filed so they could be refilled at a later date in the event something happened to him. SA REEDER was reported to have then made reference to his personal situation which he had previously discussed with [redacted] and allegedly made the comment that the only solution to his problem was to get his pistol and shoot himself and perhaps [redacted]. [redacted] allegedly told SA REEDER he was foolish to even talk about such a matter and invited him to sit down and have a cup of coffee with him. During the ensuing conversation, SA REEDER reportedly continued his talk of self destruction, although he made no further mention of doing any bodily harm.

b6
b7C

2 - Bureau (Encls. 8)

1 - Miami

WGG:JHK

(3)

REC-133

ENCLOSURE

APR 3 1962

JUL 2 1962

to anyone else, subsequent to the comment reported above. [redacted] was of the opinion that SA REEDER appeared to be mentally depressed and unstrung emotionally and felt he could not in good conscience keep the matter to himself. According to ASAC [redacted] appeared to be sincere, conscientious and intelligent, and is acquainted with a number of Agents of this office.

b6
b7C

SA REEDER was interviewed the same date, at which time he related that he was having domestic difficulties. The Bureau has been advised of such on a current basis by separate communication. He again reported [redacted] was having mental difficulties, was under the care of a psychiatrist, and recently while she was in the psychiatric ward, she met another individual whom he has reason to believe to be a homosexual. He was of the opinion that this woman and [redacted] are possibly practicing perversion. He stated he is in the process of securing a legal separation. He is living apart from [redacted]. He claims because of [redacted] mental condition and her actions, she is an extremely heavy financial burden to him, and such, of course, has preyed heavily upon him. He reported he had gone to the drug store and had spoken to [redacted]. He orally stated that he had told [redacted] that it seemed the only way out for him would be to commit suicide and maybe he should at the same time take care of [redacted] and the other woman.

b6
b7C

SA REEDER stated emphatically that he had no serious intent whatsoever to carry out these statements, and although they were ill advised, it was only idle conversation. He alleges he is a God fearing man and a good Christian and he is well aware of the Christian precepts which would prevent his taking his own life or that of another. He expressed regret over leaving the impression that he might carry out such an act.

SA REEDER has been instructed to desist from making such wanton statements in the future. He advises he has not recently executed a new will and as to the exact statements he made to the druggist at the time, he states: "I don't know what I said, frankly."

[redacted] Miami Shores Presbyterian Church, has advised that SA REEDER saw him the evening of March 18, 1962, that he is well acquainted with both SA REEDER and [redacted] and that he gave him certain advice. He previously has counseled them on various occasions regarding their marital problems. SA REEDER does not desire to see a psychiatrist on his own volition. b6 b7c

On the morning of March 19, 1962, SA REEDER was instructed to prepare a memorandum outlining what he had discussed with [redacted], the druggist, together with any pertinent data relating to his personal problem which may have led him to make such statements. He was told to make the memorandum sufficiently comprehensive so that it would clearly represent his actions and motivations. He has prepared a reply in memorandum form that he authored, and it is enclosed in duplicate. b6 b7c

SA REEDER is due to receive an annual physical examination this month. It is recommended the Bureau give consideration to the authorizing of a complete physical and a neuropsychiatric examination of SA REEDER to determine if he is physically and mentally qualified to continue his duties as a Special Agent, as well as to determine the likelihood, if possible, of his committing an act of violence.

Please advise.

Enclosed in duplicate are memorandum of ASAC [redacted] dated 3/19/62, memorandum of ASAC [redacted] dated 3/20/62, memorandum of SA Reeder dated 3/19/62, and memorandum of SAC Crapp dated 3/20/62. b6 b7c

Miami, Florida
March 20, 1962

MEMORANDUM:

RE: S. BYE REEDER, JR.
Special Agent

This will record that I discussed this matter with SA Reeder on the morning of March 20, 1962, alone. There was nothing new or pertinent stated, and he continued to emphasize his sincerity and conscientiousness and expressed his regret that this incident had transpired.

On the afternoon of this date, with ASAC [redacted] present, I talked to him again to clarify one phase. The druggist had stated that SA Reeder had told him he had just made out his will and included in the will that he owed the druggist some money and that amount should be paid him. SA Reeder upon interview stated, "I don't know what I said, frankly." He said he could recall having made some comment concerning the debt. He stated at this interview that he had not made up a will recently but he could recall having made some comment concerning there being "enough in my estate to take care of the debt." He related that he had paid \$50.00 on his bill that date and the balance, he thought, was about \$80.00.

b6
b7c

WESLEY G. GRAPP
Special Agent in Charge

WGG:JHK
(4)

APR 2 1962
JUL 8 1978



UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to
File No.

WASHINGTON 25, D. C.
MAR 16 1962

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

RE: SA

Wesley G. Grapp
(Type or print plainly)

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent, I am forwarding herewith (by CHECK - MONEY ORDER) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name	<i>MRS. CAROLYN K. GRAPP</i>	Relationship	<i>WIFE</i>	Date	<i>3-10-62</i>
Address	<i>% FBI - Miami Office</i>				

The following person is designated as my beneficiary under the Chas. S. Ross Fund providing \$1500 death benefit to beneficiary of agents killed in the line of duty, other than travel accidents.

Name	<i>MRS. Carolyn K. Grapp</i>	Relationship	<i>wife</i>	Date	<i>3-10-62</i>
Address	<i>(Same as above)</i>				

67-NOT

APR 6 1962

Very truly yours,

Special Agent

Wesley G. Grapp
3-10-62

[Handwritten scribbles]

[Handwritten scribbles]

March 29, 1962

MAR 29 3 51 PM '62
REC'D-READING ROOM
FBI

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am pleased to commend, through you, the agents in the Miami Office who took part in such a fine manner in the investigation and apprehension of [redacted] one of the subjects of an Unlawful Flight to Avoid Prosecution-Armed Robbery case.

b6
b7C

Each man who worked on this case carried out his individual responsibilities with exemplary competence, alertness and determination and, as a result, [redacted] and a number of his associates as well were taken into custody. I want you to express my sincere appreciation to those who participated in this matter for a job expertly handled.

b6
b7C

MAILED 31
MAR 29 1962
COMM-FBI

Sincerely yours,

J. Edgar Hoover

30.8

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of all participating personnel.

1 - [redacted] (Sent Direct)

CMT:bjb

(5)

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐

TELETYPE UNIT ☐

APR 10 1962

b6
b7C

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

REPORT OF PERFORMANCE RATING

Name of Employee: WESLEY G. GRAPPWhere Assigned: MIAMI
(Division) (Section, Unit)Official Position Title: SPECIAL AGENT IN CHARGERating Period: from 4-1-61 to 3-31-62ADJECTIVE RATING: EXCELLENT
Outstanding, Excellent, Satisfactory, UnsatisfactoryEmployee's
InitialsRated by: *J. J. Mohr* Assistant to the Director 4-2-62
Signature Title DateReviewed by: *Cyde Galson* Associate Director 4-2-62
Signature Title DateRating Approved by: _____
Signature Title Date

TYPE OF REPORT

(X) Official
(X) Annual

() Administrative
() 60-Day
() 90-Day
() Transfer
() Separation from Service
() Special

137
APR 24 1962

REC-20
67-144 613-309

3 uph

NARRATIVE COMMENTS

Note: The regulations require that OUTSTANDING ratings be supported by a statement in writing setting forth IN DETAIL the performance IN EVERY ASPECT and the REASONS for considering each worthy of SPECIAL COMMENDATION. UNSATISFACTORY ratings must be supported by a statement in writing stating (1) WHEREIN the performance is unsatisfactory, (2) the facts of the (90 day) PRIOR WARNING, and (3) the efforts made AFTER THE WARNING TO HELP the employee bring his performance up to a satisfactory level.

May 18, 1962

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

MAY 18 3 27 PM '62
FBI
READING ROOM

Dear Mr. Grapp:

Time Spent in Office by Agents (TIO) of the Miami Office was 21.1 per cent in April, which is a substantial increase over the figure of 13.7 per cent for March. You and your supervisory staff must give close attention and make certain that all time spent in the office by Agents of the Miami Office is absolutely necessary.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover
Director

✓

LLD:tmd

(5)

- 1 - Training and Inspection Division
- 1 - Field Office File of Miami, Florida

NOTE: Letters being written to SACs of offices where TIO for April was over 20 per cent.

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

June 19, 1962

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

JUN 19 4 18 PM '62
REC'D-READING ROOM
FBI

Dear Mr. Grapp:

Reference is made to Bureau O-1 dated May 28, 1962, requesting status of "Accident Involving Eucar 55-006, 1955 Chevrolet, Driven by SA William W. Craddock, 12-12-60" (your file number 66-2649).

A response to this follow-up has not been received at the Bureau. Advise immediately and submit explanations from personnel responsible for delay.

Very truly yours,

John Edgar Hoover
Director

AFH
(3)

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

XEROX
JUN 22 1962

XEROX
JUL 8 1978

4-30
July 19, 1962

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I want to commend, through you, the agents in the Miami Division who assisted in such a fine manner in the investigation and during the trial of [redacted] and [redacted] the subjects of a Federal Reserve Act case.

These men handled their individual responsibilities with considerable skill, thoroughness and efficiency and their excellent work contributed materially to the successful results achieved. Their services were certainly noteworthy and I want you to convey to all my sincere appreciation for a job very well done.

Sincerely yours,
L. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of personnel who participated in this matter but were not individually recognized.

1 - [redacted] (Sent Direct)

Based on memo Rosen-Belmont, 7-10-62 and addendum Administrative Division, 7-12-62 re: [redacted] aka; [redacted]; FEDERAL RESERVE ACT (SAVINGS AND LOAN ASSOCIATION); CONSPIRACY."

Copies prepared and attached for placing in following files: OVER

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

JUL 19 4 05 PM '62
REC'D-READING ROOM
FBI

67-1-312

Searched _____ Indexed _____
JUL 26 1962

XEROX
JUL 7 1978

XEROX
AUG 1 1962

b6
b7C

b6
b7C

b6
b7C

Mr. Wesley G. Crapp

Laurier C. Buteau

[REDACTED]

Russell A. Jones

[REDACTED]

Walter E. Taylor

b6
b7C

July 17, 1962

PERSONAL

PX

3/500
PERS. REC. UNIT

REC-28

94-38398-16
Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

EX-113

Dear Grapp:

I have received your letter of July 6, 1962, enclosing photographs showing the material distributed at the recent American Legion State Convention in Miami.

Fla.

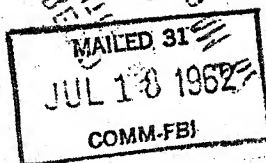
I want to take this opportunity to commend you for your fine work in connection with the display and dissemination of FBI reprint material at this affair, and I was glad to note the prominent place my book, "Masters of Deceit," was given. Certainly, this is a splendid medium through which a large segment of the public can be alerted to the dangers of communism.

Sincerely,

REC-147

J. Edgar Hoover

3/3
67-188 613-312
Searched _____ Numbered _____
8 AUG 2 1962 147



XEROX
JUL 31 1962

XEROX
JUL 7 1962

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

ELC:tmt P.I.
(4) RECEIVED DIRECTOR

MAIL ROOM ☐ TELETYPE UNIT ☐

147



UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to
File No.

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

RE: SA

Wesley G. Grapp
(Type or print plainly)

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent, I am forwarding herewith (by Check - Money Order) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name (primary beneficiary)	Relationship	Date
<i>Carolyn K. Grapp</i>	<i>WIFE</i>	<i>7-23-62</i>
Address		
<i>5/2 Miami Office</i>		
Name (contingent beneficiary, if desired)	Relationship	Date
Address		

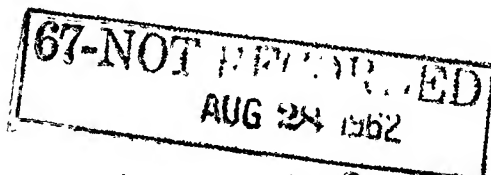
The following person is designated as my beneficiary under the Chas. S. Ross Fund providing \$1500 death benefit to beneficiary of agents killed in the line of duty, other than travel accidents.

Name (primary beneficiary)	Relationship	Date
<i>Carolyn K. Grapp</i>	<i>WIFE</i>	<i>7-23-62</i>
Address		
<i>5/2 Miami Office</i>		
Name (contingent beneficiary, if desired)	Relationship	Date
Address		

Very truly yours,

Wesley G. Grapp
Special Agent

Wesley G. Grapp
JUL 18 1962
FBI



143

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: August 14, 1962

FROM : SAC, Miami

SUBJECT: DISSEMINATION OF FBI PRINTED MATERIAL

b6
b7c

On a selected basis to insure maximum distribution, various Bureau printed matter has been disseminated throughout the Miami Division. The scope of such dissemination has been extensive. Exact figures on every publication has not been maintained. However, on the figures available, it appears the Bureau's desires have been fulfilled. For example, of 12 publications listed below, during the past 18 months there has been a dissemination in excess of 167,000 copies, of which nearly 100,000 have been disseminated in the past 12 month period.

<u>Title</u>	<u>Copies</u>
"One Nation's Response to Communism"	14,500
Child Molester Poster	39,100
"What You Can Do to Fight Communism and Preserve America"	12,200
"What You Can Do to Fight Crime"	1,150
"The Communist Party Line"	5,000
"Warning to U. S. Teen-Agers" in Spanish and English	13,400
"Communist Party, USA"	3,335
"The Communist Menace: Red Goals and Christian Ideals"	5,600
"God and Country or Communism?"	14,250
"Let's Fight Communism Sanely"	700
"The Courage of Free Men"	55,600
"Death in Disguise?" - Poster	2,350

There are a number of other printed items that have also received widespread distribution.

This phase of our operations will continue to receive close, continuous attention with a view toward furthering the Bureau's best interests.

ADDENDUM: MAJ:frb 108-164625

2 - Bureau
1 - Miami
WGG:JHK
(3)

See page 2.

REC-141

67-	113-3114
Searched	Numbered
1 AUG 27 1962	

ADDENDUM: MAJ:jrb 8-16-62

It seems obvious that SAC Grapp of the Miami Office has done an exceptional job indeed in disseminating information on the communist menace. It is felt that his alertness in this regard is worthy of recognition. and other topics.

RECOMMENDATION:

That this matter be forwarded to the Administrative Division so that an appropriate note can be sent to SAC Grapp.

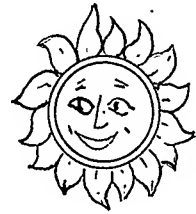
*Letter of Commemoration
8-21-62*



1 - Administrative Division

Relet August 14th from SAC, Miami, entitled:
"Dissemination of FBI Printed Material"

FLORIDA FOOD FIELD



PHONE 887-1183 P. O. BOX 747
186 WESTWARD DRIVE - MIAMI SPRINGS, FLORIDA

LOUIS A. PERRONE
PUBLISHER

September 4, 1962 ✓

Mr. John Edgar Hoover, Director,
Federal Bureau of Investigation,
United States Department of Justice,
Washington, D.C.

Dear Mr. Director:

In acknowledging your August 29 generous note of thanks, I feel I have again been honored by a great American whom I trust Almighty God will spare to keep guiding the America we love.

In my humble endeavor to spread good will, and perpetuate the spirit of your brand of sound public relations, I trust I prove my point by asking you to note the portrait and portrayal of your beloved Miami associate, Chief Agent Wesley G. Grapp.

Without an iota of doubt, the factual background of your worthy Miami appointee, and the numerous others under your leadership, must frequently cause you to pause and count your blessings.

This is America In Action, that I too, feel proud to be a part of.

Sincerely,

Louis A. Perrone

Louis A. Perrone
Publisher
FLORIDA FOOD FIELD

Mr. Tolson	✓
Mr. Belmont	✓
Mr. Mohr	✓
Mr. Callahan	✓
Mr. Conrad	✓
Mr. DeLoach	✓
Mr. Evans	✓
Mr. Malone	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	✓
Mr. Trotter	✓
Tele. Room	✓
Miss Holmes	✓
Miss Gandy	✓

EX-100
JUL 7 1978

REC-147

67-15-1-315
Searched _____ Numbered _____
SEP 10 1962

LAP/p

ENCLOSURE

EXP. PROC.

SEP 6 1962

5 SEP 7 1962

PERS. REC. UNIT

*attach necessary reply
of 8-29-62
B.S.*



Miami News Photo by Alice Bixler

Our Sunday Portrait

Wesley G. Grapp, 42, special-agent-in-charge of the Miami office of the Federal Bureau of Investigation, is a native of Aberdeen, S.D. He attended South Dakota's Northern State Teacher's College and University of North Dakota, where he received a bachelor of philosophy degree. He earned his law degree at Creighton University and was admitted to practice law before the U. S. Supreme Court. During World War II he served as an administrative officer with the Navy Transport Service. In 1946 he joined the FBI, serving in Kansas City, Los Angeles, Richmond, Buffalo and on the staff of director J. Edgar Hoover in Washington. Grapp was assigned here in April, 1961 after heading the Oklahoma City FBI office for three years. Grapp and his wife Carolyn have four children, Mary, 14, Elizabeth, 12, William, 3, and James, 1½.

THE MIAMI NEWS, 5B
Sunday, September 2, 1962

ENCLOSURE

67-182613-315

REC-147

August 21, 1962

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Grapp:

I am taking this occasion to commend you for the splendid manner in which you have handled your responsibilities relative to the dissemination throughout the Miami Division of printed material on the communist menace and other topics.

You have been most alert and resourceful in this important area of the Bureau's operations and your efforts have certainly enhanced the effectiveness of our work. Your exemplary contributions are indeed appreciated.

Sincerely,

1 - M. A. Jones

1- (Sent Direct)

CMT
(5)
67-188613

SENT TO THE
DIRECTOR
AUG 21 1962
JRM

AUG 21 10 13 AM '62
REC'D-READING ROOM
FBI

b6
b7C

Tolson _____
Belmont _____
Mohr _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Malone _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

Based on letter from Miami, 8-14-62 and addendum Crime Records Division, 8-16-62 re "Dissemination of FBI Printed Material."

NOTE: Salutation per file.

AUG 21 1962
193

MAIL ROOM ☐ TELETYPE UNIT ☐

[Handwritten signatures and initials]



UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

OCT 1 1962

In Reply, Please Refer to
File No.

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

RE: SA

Wesley G. Grapp
(Type or print plainly)

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent, I am forwarding herewith (by Check - Money Order) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name (primary beneficiary) <i>Mrs. Carolyn K. Grapp</i>	Relationship <i>wife</i>	Date <i>9/11/62</i>
Address <i>40 FBI Miami, Fla.</i>		
Name (contingent beneficiary, if desired)	Relationship	Date <i>10/8/1978</i>
Address		

The following person is designated as my beneficiary under the Chas. S. Ross Fund providing \$1500 death benefit to beneficiary of agents killed in the line of duty, other than travel accidents.

Name (primary beneficiary) <i>Mrs. Carolyn K. Grapp</i>	Relationship <i>wife</i>	Date <i>9/11/62</i>
Address <i>40 FBI Miami, Fla.</i>		
Name (contingent beneficiary, if desired)	Relationship	Date
Address		

Very truly yours,

Wesley G. Grapp
Special Agent

67-NOT RECORDED

OCT 20 1962

141

1. Agency and organizational designations FBI				2. Payroll period		3. Block No.		4. Slip No.					
5. Employee's name (and social security account number when appropriate) #00091 MR. WESLEY G. GRAPP Supv. SA (SAC)				6. Grade and salary GS 17 \$18,500									
PAYROLL CHANGE DATA													
	BASE PAY	OVERTIME		GROSS PAY	RET.	FEDERAL TAX	BOND	F. I. C. A.	STATE TAX	GROUP LIFE INS.	HEALTH BENEFITS		NET PAY
7. Previous normal													
8. New normal													
9. Pay this period													
10. Remarks:								11. Appropriation(s)			12. Prepared by <i>[Signature]</i> JUL 7 1978 Audited by		
<input checked="" type="checkbox"/> Periodic step-increase <input type="checkbox"/> Pay adjustment <input type="checkbox"/> Other step-increase													
14. Effective date 10-14-62		15. Date last equivalent increase 4-3-61		16. Old salary rate \$18,000		17. New salary rate \$18,500		18. Performance rating is satisfactory or better. <i>[Signature]</i> (Signature or other authentication) (Check applicable box in case of excess LWOP) <input type="checkbox"/> No pay status at end of waiting period. <input type="checkbox"/> In LWOP status at end of waiting period.					
19. LWOP data (Fill in appropriate spaces covering LWOP during following periods): <input checked="" type="checkbox"/> No excess LWOP. Total excess LWOP: _____								sch Initials of Clerk					

3/4

September 13, 1962

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I have reviewed the results of the recent inspection of the Miami Office. Based upon the findings of the Inspector, the operations of your office are being given the following ratings: Investigative Operations and Personnel Matters - Very Good; Physical Condition and Maintenance, Administrative Operations and Contacts - Good.

Your headquarters city office space was found to be properly maintained but crowded. You should closely follow negotiations with the General Services Administration to acquire additional space at the earliest possible date. Your automobile operating and repair costs are above the field average and must be reduced. You must continue your efforts to acquire suitable automobile storage space in the four resident agencies where such facilities are not presently available.

I was pleased to note that the accomplishments of your office for fiscal year 1962 were substantial; however, it is disappointing to observe that you are down in two of the four categories at the end of the first two months in fiscal year 1963. You are minus 59 per cent in fines, savings and recoveries and minus 10 per cent in automobiles recovered. I expect immediate improvement. Your investigative delinquency is too high and must be reduced. I am concerned over the fact that six of ten Bank Robbery Statute violations which occurred since the last inspection remain unsolved. You must afford such matters close personal supervision to bring them to a logical conclusion at an early date. Your Criminal Intelligence and Top Jewel Thief Programs should continue to receive preferred attention. The number of fugitive deadlines missed was found to be excessive and must be reduced immediately. The Security Informant Program was rated very good. You must continue to place special emphasis on the development of informants who can produce the necessary coverage concerning Cuban matters.

- 1 - Mr. Callahan (Attn: Mr. C. R. Davidson) (with enclosure)
1 - Personnel file of SAC Wesley G. Grapp ERT:mbk/ejw (8)
1 - SOG Inspection file of Miami Office

(See NOTE last page.)

Mr. Wesley G. Grapp

Time in the office for a representative three-month period was 13.6 per cent. You should take the necessary steps to keep this figure at an absolute minimum. The numerous minor errors noted in the Number 3 (Locator) Cards indicate a need for closer supervision. The over-all condition of the Chief Clerk's Office is considered satisfactory; however, the backlog in project work is entirely too high and must be reduced. You should advise the Bureau at the end of ninety days the progress made in the reduction of project work. You should provide additional attention to the Chief Clerk's Office and tighten administrative controls to improve the flow of work. The stenographic production compares favorably with the field average. Travel and communications costs are too high and must be reduced.

You have been making favorable progress on the clerical applicant program; however, there is need for improvement in your recruiting of Special Agent applicants. The seven work-related injuries since the last inspection show a definite need for a more effective accident prevention program.

You should endeavor to develop contacts in the Ft. Pierce and Key West Resident Agencies to improve your geographical coverage. Consider expanding your speech program to insure more extensive coverage of quality groups.

You and the Assistant Special Agent in Charge must carefully study the inspection findings and inform the Bureau of the corrective action taken within thirty days of the receipt of this letter.

Sincerely yours,

John Edgar Hoover
Director

NOTE: See memo J. F. Malone to Mr. Mohr dated 9/12/62 captioned: "Inspection - Miami Office; Inspector E. R. Tully; 8/20-31/62," ERT:mbk/ejw.

Mr. Mohr

September 12, 1962

J. F. Malone

INSPECTION - MIAMI OFFICE
INSPECTOR E. R. TULLY
AUGUST 20 - 31, 1962

SYNOPSIS

Officials: Wesley G. Grapp, SAC since 4-7-61. [redacted] ASAC since 11-24-59. Last inspection: 7/24 - 8/4/61.

b6
b7C

Physical Condition and Maintenance - Good. (Last inspection - Good.) Headquarters space conveniently located, properly maintained, but crowded. SAC ordered to closely follow negotiations with General Services Administration for additional space. Former crowded condition of building lobby due to processing of Cuban refugees by Immigration and Naturalization Service has been alleviated. No safety defects in automobiles; operating and repair costs above field averages - reductions ordered. No garage space in 4 Resident Agencies - SAC ordered to continue efforts to obtain.

Investigative Operations - Very Good. (Last inspection - Good.) Case load 7/31/62 - 2,725. Investigative delinquency 9.3% - reduction ordered. 3 substantive errors detected in 1,365 files reviewed (administrative action handled separately). Accomplishments up in 4 categories for fiscal year 1962; down in 2 out of 4 categories end of first 2 months fiscal 1963 (-59% Fines, Savings and Recoveries; and -10% autos recovered.). 4 of 10 violations of Bank Robbery Statute solved since last inspection; 6 unsolved, including 4 robberies, 1 burglary, and 1 larceny; intensification of these investigations ordered. Criminal and Security Informant Programs very good. Criminal Intelligence Program accelerated. Top Jewel Thief Program handled aggressively. Applicant deadlines missed low. Missed fugitive deadlines high - reduction ordered.

Administrative Operations - Good. (Last inspection - Good.) Distribution of work equitable. Case load per agent above field average. Case closings slightly below field average. Errors on #3 (Locator) Cards 8.4% - none affecting fringe benefits - reduction ordered. Time in office 13.6%. Errors of form 4.91% (field 4.78%) - reduction ordered. Delinquency in security work high - ordered to reduce. Over-all condition of Chief Clerk's Office (CCO) satisfactory; however, project work pending increased from 137 days to 250 days since last inspection - SAC ordered to reduce. Inspector furnished SAC suggestions designed to tighten administration of CCO. Steno production above average. Travel and communications costs high - reduction ordered.

Enclosure

- 1 - Personnel file of SAC W. G. Grapp
 - 1 - Personnel file of ASAC [redacted]
 - 1 - Mr. Callahan (Attention: Mr. C. R. Davidson) (sent separately)
- ERT:mbk/ejw
(7)

XEROX
7 1978

b6
b7C

Memorandum to Mr. Mohr
Re: Inspection - Miami Division

Personnel Matters - Very Good. (Last inspection - Very Good.) Total personnel 197 (120 agents, 77 clerks). Clerk-Agent ratio 64.1%. Morale very good. 2 agents on limited duty - justified; 1 agent unavailable - justified. Clerical applicant quota met. 8 applicants recruited for 10 New Agents' Classes - improvement ordered. Miami had 7 work-related injuries since last inspection - SAC instructed to emphasize accident prevention. SAC requests 27 additional agents because of increased case load; Inspector recommends 8 (handled separately).

Contacts - Good. (Last inspection - Fair.) Office has [] SAC Contacts, decrease of [] since last inspection, all known to SAC, [] developed by him. Provide variety of services. No SAC Contacts at [] or []. Police Training Program active. Liaison satisfactory. Speeches decreased - attention ordered. Office publicizing Director's messages and FBI accomplishments through posters, displays, and distribution of printed material. Officials contacted commented favorably concerning Director, FBI and Miami Office. b7E

RECOMMENDATIONS: (1) SAC Wesley G. Grapp, GS-17 @ \$16,350, veteran, not on probation, 4th office as SAC. Presents excellent personal appearance and is capable, aggressive administrator. Has stern mannerisms, is firm and fair with personnel. Continue as SAC. If approved, attached letter summarizing inspection findings should be forwarded.

(2) ASAC [] GS-15 @ \$14,055, veteran, not on probation, 3rd office as ASAC. Is tall, well built and presents excellent personal appearance. Has friendly disposition, meets people well, and is effective in dealing with personnel. Is conscientious, dedicated, and doing an all-around good job in Miami. Involved in 1 substantive error involving delayed reporting but it did not adversely affect the case and subject has been apprehended. Recommend no administrative action. SAC considers him qualified to assume greater administrative duties and rates his potential as excellent. Inspector agrees. b6 b7C

(3) Recommendations concerning other personnel being handled separately.

Memorandum to Mr. Mohr
Re: Inspection - Miami Division

DETAILS

PHYSICAL CONDITION AND MAINTENANCE. GOOD

Headquarters city space conveniently located, properly maintained, but crowded. Additional space needed. Negotiations presently underway with General Services Administration for acquisition of additional space. SAC ordered to closely follow and expedite. Minor housekeeping delinquencies noted - were corrected during inspection. Since last inspection, Immigration and Naturalization Service (INS) acquired additional office space nearby to process some of Cuban refugees, alleviating congested condition in lobby of Justice Building housing FBI and INS Offices. No safety defects in automobiles; repair costs per mile .016 (field average - .013); operating costs per mile .071 (field average .064); reduction ordered. No garage space in 4 Resident Agencies - SAC ordered to continue efforts to obtain.

INVESTIGATIVE OPERATIONS VERY GOOD

Total pending cases as of 7/31/62 - 2,725 (2,551 active; 174 inactive). Active pending case load per agent 22.2 (field average 20.5). Delinquency 9.3% (field average 5.8%) - SAC ordered to reduce. 3 substantive errors in 1,365 files reviewed, or .22% (field average .33%). (Administrative action handled separately.) Errors involved incomplete investigation and delays in conducting investigation. Accomplishments up in all four categories for fiscal year 1962; down in 2 out of 4 categories end of first 2 months fiscal 1963 (-59% Fines, Savings and Recoveries and -10% in autos recovered; +44% in convictions and +3% in fugitives). 4 of 10 violations of Bank Robbery statutes since last inspection solved - 6 unsolved, including 4 robberies, 1 burglary and 1 larceny. SAC instructed to intensify these investigations. Criminal Informant Program rated very good - since last inspection approved informants increased from 63 to 73 and potential informants from 111 to 206. Over-all security informant coverage rated very good - informants increased from 12 to 18 and potential informants from 15 to 18. Coverage being afforded 17 known or suspected Communist Party (CP) members, an estimated 370 members of CP front organizations, 40 members of Nation of Islam and activities of various Cuban and Dominican Republic groups. Instructions issued to improve administrative handling of Security Informant files. Estimated 150,000 Cuban refugees residing in Miami Division. Criminal Intelligence Program receiving increased attention. Additional emphasis being placed on the obtaining of technical coverage and development of live informant coverage. Top Jewel Thief Program also receiving aggressive attention. Applicant deadlines missed 3.42% (field average 4.58%). Fugitive deadlines missed 6.38% (field average 3.13%). Ordered to reduce missed fugitive deadlines. Delinquency in security classifications high - SAC ordered to reduce.

Memorandum to Mr. Mohr
Re: Inspection - Miami Division

ADMINISTRATIVE OPERATIONS GOOD

Supervision and case load equitably shared by 6 desks. Case load per agent in July 1962 - 22.2 (field average 20.5). Cases closed per agent 11.0 (field average 11.4). Minor errors noted in #3 (Locator) Cards, Daily Reports, and registers (none affecting fringe benefits). Errors on #3 Cards 8.4% - high - SAC instructed to reduce. Time in office, May - July, 13.6%. 67 errors of form in 1,385 files reviewed (1,300 pending, 85 closed) for 4.91% (field average 4.78%) - reduction ordered. Over-all condition of Chief Clerk's Office (CCO) satisfactory; however, project work pending increased from 137 days to 250 days since last inspection. SAC attributed this to acute shortage of personnel and greatly increased work load. CCO now at full strength. SAC instructed to advise Bureau in 90 days of progress made on projects. Improper charge-out system noted; ordered corrected. SAC furnished with suggestions designed to tighten up administration of CCO. Mis-filed index cards .24% (field average .42%). Stenographic production 4.01 pages per hour (comparable-sized offices 3.41). Travel and communications costs high - reduction ordered.

PERSONNEL MATTERS VERY GOOD

Total personnel 197 (120 agents, 77 clerks). Clerk-Agent ratio 64.1%. SAC requested 27 additional agents (Inspector recommends 8) (handled separately). Morale very good. 2 agents on limited duty - justified; 1 agent unavailable - justified. SAC, ASAC and supervisors affording necessary on-the-scene supervision. 10 clerical applicants recruited during June, July and August, 1962, with quota of only 1 per month. 8 Special Agent applicants recruited for last 10 New Agents Classes; improvement ordered. Miami had 7 work-related injuries since last inspection, including 4 from automobile accidents and 2 by employees operating multilith machine - SAC instructed to emphasize accident prevention. All available personnel passed required examinations.

CONTACTS GOOD

Office has ☐ SAC Contacts, decrease of ☐ since last inspection, all known to SAC, ☐ developed by him. Provide variety of services. No SAC Contacts at ☐ or ☐. 234 Police Training Schools since last inspection (221 firearms, 1 command-level, 1 fingerprint, 11 general) with 36 agencies represented. Liaison satisfactory. SAC instructed to insure that all agents are continually alert to any information indicating formation of any organizations in law enforcement field which may be of interest to Bureau. 123 speeches in 1961 and only 60 first 7 months of 1962 - attention ordered. Since last inspection, office has publicized Director's messages and FBI accomplishments through posters, displays, and distribution of printed material. Officials contacted commented favorably concerning Director, FBI and Miami Office.

b7E

REPORT OF MEDICAL EXAMINATION

88-10

LAST NAME—FIRST NAME—MIDDLE NAME GRAPP, Wesley G.			2. GRADE AND COMPONENT OR POSITION Civilian		3. IDENTIFICATION NO.	
4. HOME ADDRESS (Number, street or RFD, city or town, zone and State) c/o FBI, Miami, Florida			5. PURPOSE OF EXAMINATION Annual		6. DATE OF EXAMINATION 9/26/62	
7. SEX Male	8. RACE Caucasian	9. TOTAL YEARS GOVERNMENT SERVICE MILITARY 2 CIVILIAN 16		10. AGENCY FBI	11. ORGANIZATION UNIT	
12. DATE OF BIRTH 10/19/18		13. PLACE OF BIRTH Aberdeen, S.D.		14. NAME, RELATIONSHIP, AND ADDRESS OF NEXT OF KIN Carolyn K. Grapp, wife, same as #4		
15. EXAMINING FACILITY OR EXAMINER, AND ADDRESS USNH, KEY WEST, FLORIDA				16. OTHER INFORMATION		
17. RATING OR SPECIALTY				TIME IN THIS CAPACITY (Total)		LAST SIX MONTHS

CLINICAL EVALUATION		
NOR- MAL	(Check each item in appropriate column; enter "NE" if not evaluated.)	ABNOR- MAL
<input checked="" type="checkbox"/>	18. HEAD, FACE, NECK, AND SCALP	
<input checked="" type="checkbox"/>	19. NOSE	
<input checked="" type="checkbox"/>	20. SINUSES	
<input checked="" type="checkbox"/>	21. MOUTH AND THROAT	
<input checked="" type="checkbox"/>	22. EARS—GENERAL (Int. & ext. canals) (Auditory acuity under items 70 and 71)	
<input checked="" type="checkbox"/>	23. DRUMS (Perforation)	
<input checked="" type="checkbox"/>	24. EYES—GENERAL (Visual acuity and refraction under items 68, 69 and 67)	
<input checked="" type="checkbox"/>	25. OPHTHALMOSCOPIC	
<input checked="" type="checkbox"/>	26. PUPILS (Equality and reaction)	
<input checked="" type="checkbox"/>	27. OCULAR MOTILITY (Associated parallel movements, nystagmus)	
<input checked="" type="checkbox"/>	28. LUNGS AND CHEST (Include breasts)	
<input checked="" type="checkbox"/>	29. HEART (Thrust, size, rhythm, sounds)	
<input checked="" type="checkbox"/>	30. VASCULAR SYSTEM (Varicosities, etc.)	
<input checked="" type="checkbox"/>	31. ABDOMEN AND VISCERA (Include hernia)	
<input checked="" type="checkbox"/>	32. ANUS AND RECTUM (Hemorrhoids, fistulae) (Prostate, if indicated)	
<input checked="" type="checkbox"/>	33. ENDOCRINE SYSTEM	
<input checked="" type="checkbox"/>	34. G-U SYSTEM	
<input checked="" type="checkbox"/>	35. UPPER EXTREMITIES (Strength, range of motion)	
<input checked="" type="checkbox"/>	36. FEET	
<input checked="" type="checkbox"/>	37. LOWER EXTREMITIES (Except feet) (Strength, range of motion)	
<input checked="" type="checkbox"/>	38. SPINE, OTHER MUSCULOSKELETAL	
	39. IDENTIFYING BODY MARKS, SCARS, TATTOOS	<input checked="" type="checkbox"/>
	40. SKIN, LYMPHATICS	<input checked="" type="checkbox"/>
<input checked="" type="checkbox"/>	41. NEUROLOGIC (Equilibrium tests under item 72)	
<input checked="" type="checkbox"/>	42. PSYCHIATRIC (Specify any personality deviation)	
	43. PELVIC (Females only) (Check how done)	
	<input type="checkbox"/> VAGINAL <input type="checkbox"/> RECTAL	

NOTES. (Describe every abnormality in detail. Enter pertinent item number before each comment. Continue in item 73 and use additional sheets if necessary.)

#39. VSULA.

#40. Five (5) centimeter Lipoma, lateral aspect of right upper arm. NCD

ENCLOSURE

REC-147

67-188 613-316
9 NOV 8 1962

THREE
CBA

XEROX

JUL 7 1978

(Continue in item 73)

44. DENTAL (Place appropriate symbols above or below number of upper and lower teeth, respectively.)																REMARKS AND ADDITIONAL DENTAL DEFECTS AND DISEASES	
O—Restorable teeth I—Nonrestorable teeth X—Missing teeth XXX—Replaced by dentures (6 X 8)—Fixed bridge, brackets to include abutments																	
R I G H T																L E F T	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16																	
32 31 30 29 28 27 26 25 24 23 22 21 20 19 18 17																	

Type III
Class I
Qualified

LABORATORY FINDINGS

45. URINALYSIS: A. SPECIFIC GRAVITY 1.015		46. CHEST X-RAY (Place, date, film number and result) U. S. NAVAL HOSPITAL, KEY WEST, FLORIDA #4229 of 26 SEP 62, Normal Chest	
B. ALBUMIN neg		D. MICROSCOPIC Ess Neg	
C. SUGAR neg			
47. SEROLOGY (Specify test used and result) VDRL - NEG		48. EKG Normal	
		49. BLOOD TYPE AND RH FACTOR	
		50. OTHER TESTS UREA N-14.3mgm% Glucose-140 m Cholesterol-259 Transaminase-QT-20- IT-177 units.	

4 NOV 21 1962

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46

24

MEASUREMENTS AND OTHER FINDINGS

51. HEIGHT 73"		52. WEIGHT 190		53. COLOR HAIR Black		54. COLOR EYES Blue		55. BUILD: <input type="checkbox"/> SLENDER <input type="checkbox"/> MEDIUM <input checked="" type="checkbox"/> HEAVY <input type="checkbox"/> OBESE		56. TEMPERATURE 97.2																																
57. BLOOD PRESSURE (Arm at heart level)						58. PULSE (Arm at heart level)																																				
A. SITTING		SYS. 118		B. RECUMBENT		SYS.		C. STANDING (3 min.)		SYS.																																
DIAS. 80				DIAS. 80				DIAS.																																		
59. DISTANT VISION				60. REFRACTION				61. NEAR VISION																																		
RIGHT 20/ 20 CORR. TO 20/				BY S. OX				J 1 CORR. TO BY																																		
LEFT 20/ 20 CORR. TO 20/				BY S. OX				J 1 CORR. TO BY																																		
62. HETEROPHORIA (Specify distance)																																										
ES°		EX°		R. H.		L. H.		PRISM DIV.		PRISM CONV. CT																																
63. ACCOMMODATION				64. COLOR VISION (Test used and result)				65. DEPTH PERCEPTION (Test used and score)																																		
RIGHT LEFT				FALANT - PASSED				UNCORRECTED																																		
								CORRECTED																																		
66. FIELD OF VISION				67. NIGHT VISION (Test used and score)				68. RED LENS TEST																																		
								69. INTRAOCULAR TENSION * OD 19 OS 19																																		
70. HEARING				71. AUDIOMETER								72. PSYCHOLOGICAL AND PSYCHOMOTOR (Tests used and score)																														
RIGHT WV /15 SV /15				<table border="1"> <tr> <td></td> <td>250 258</td> <td>500 512</td> <td>1000 1024</td> <td>2000 2048</td> <td>3000 3096</td> <td>4000 4096</td> <td>6000 6144</td> <td>8000 8192</td> </tr> <tr> <td>RIGHT</td> <td></td> <td>0</td> <td>0</td> <td>-10</td> <td>0</td> <td>+5</td> <td>+20</td> <td></td> </tr> <tr> <td>LEFT</td> <td></td> <td>+5</td> <td>+5</td> <td>0</td> <td>0</td> <td>+5</td> <td>+20</td> <td></td> </tr> </table>									250 258	500 512	1000 1024	2000 2048	3000 3096	4000 4096	6000 6144	8000 8192	RIGHT		0	0	-10	0	+5	+20		LEFT		+5	+5	0	0	+5	+20					
	250 258	500 512	1000 1024	2000 2048	3000 3096	4000 4096	6000 6144	8000 8192																																		
RIGHT		0	0	-10	0	+5	+20																																			
LEFT		+5	+5	0	0	+5	+20																																			
LEFT WV /15 SV /15																																										

73. NOTES (Continued) AND SIGNIFICANT OR INTERVAL HISTORY

#64. FALANT - ONE RUN - NO ERRORS

#50. W.B.C. 7,600 NEUTROPHILES 55 LYMPHOCYTES 45 SEDIMENTATION RATE 28

HEMATOCRIT 45 HEMOGLOBIN 15.4

(Use additional sheets if necessary)

74. SUMMARY OF DEFECTS AND DIAGNOSES (List diagnoses with item numbers)

#40. Lipoma, five (5) centimeters, lateral aspect right upper arm. NCD

#50.

75. RECOMMENDATIONS—FURTHER SPECIALIST EXAMINATIONS INDICATED (Specify)

77. EXAMINEE (Check)

A. ☒ IS QUALIFIED FOR all duties required in his job status.
B. ☐ IS NOT QUALIFIED FOR

78. IF NOT QUALIFIED, LIST DISQUALIFYING DEFECTS BY ITEM NUMBER

79. TYPED OR PRINTED NAME OF PHYSICIAN

LT MC USNR

SIGNATURE

80. TYPED OR PRINTED NAME OF PHYSICIAN

LT MC USNR

SIGNATURE

81. TYPED OR PRINTED NAME OF DENTIST OR PHYSICIAN (Indicate which)

CDR DC USN

SIGNATURE

82. TYPED OR PRINTED NAME OF REVIEWING OFFICER OR APPROVING AUTHORITY

CAPT MC USN

SIGNATURE

76. A. PHYSICAL PROFILE

P	U	L	H	E	S

B. PHYSICAL CATEGORY

A	B	C	E

b6

b7C

NUMBER OF ATTACHED SHEETS

REPORT OF MEDICAL HISTORY

89-103

THIS INFORMATION IS FOR OFFICIAL USE ONLY AND WILL NOT BE RELEASED TO UNAUTHORIZED PERSONS

1. LAST NAME—FIRST NAME—MIDDLE NAME GRAPP, WESLEY G.				2. GRADE AND COMPONENT OR POSITION		3. IDENTIFICATION NO.	
4. HOME ADDRESS (Number, street or RFD, city or town, zone and State) c/o FBI, Miami, Florida				5. PURPOSE OF EXAMINATION annual		6. DATE OF EXAMINATION	
7. SEX M		8. RACE Cauc.		9. TOTAL YEARS GOVERNMENT SERVICE MILITARY 2 CIVILIAN 16		10. AGENCY FBI	
						11. ORGANIZATION UNIT	
12. DATE OF BIRTH 10/19/18		13. PLACE OF BIRTH Aberdeen, S.D.		14. NAME, RELATIONSHIP, AND ADDRESS OF NEXT OF KIN Carolyn K. Grapp, wife, same as #4			
15. EXAMINING FACILITY OR EXAMINER, AND ADDRESS USNH, KEY WEST, FLORIDA				16. OTHER INFORMATION			
17. STATEMENT OF EXAMINEE'S PRESENT HEALTH IN OWN WORDS: (Follow by description of past history, if complaint exists)							

Excellent

18. FAMILY HISTORY—					19. HAS ANY BLOOD RELATION (Parent, brother, sister, other) OR HUSBAND OR WIFE:			
RELATION	AGE	STATE OF HEALTH	IF DEAD, CAUSE OF DEATH	AGE AT DEATH	YES	NO	(Check each item)	RELATION(S)
FATHER	74	good	NOT KNOWN	74		<input checked="" type="checkbox"/>	HAD TUBERCULOSIS	
MOTHER	74	good				<input checked="" type="checkbox"/>	HAD SYPHILIS	
SPOUSE	44	good				<input checked="" type="checkbox"/>	HAD DIABETES	
BROTHERS	50	good				<input checked="" type="checkbox"/>	HAD CANCER	
AND	48	good				<input checked="" type="checkbox"/>	HAD KIDNEY TROUBLE	
SISTERS	46	good				<input checked="" type="checkbox"/>	HAD HEART TROUBLE	
						<input checked="" type="checkbox"/>	HAD STOMACH TROUBLE	
						<input checked="" type="checkbox"/>	HAD RHEUMATISM (Arthritis)	
CHILDREN	15	good				<input checked="" type="checkbox"/>	HAD ASTHMA, HAY FEVER, HIVES	
	13	good				<input checked="" type="checkbox"/>	HAD EPILEPSY (Fits)	
	4	good				<input checked="" type="checkbox"/>	COMMITTED SUICIDE	
	2	good				<input checked="" type="checkbox"/>	BEEN INSANE	

20. HAVE YOU EVER HAD OR HAVE YOU NOW (Place check at left of each item)

YES	NO	(Check each item)	YES	NO	(Check each item)	YES	NO	(Check each item)	YES	NO	(Check each item)
	<input checked="" type="checkbox"/>	SCARLET FEVER, ERYSIPELAS		<input checked="" type="checkbox"/>	GOITER		<input checked="" type="checkbox"/>	TUMOR, GROWTH, CYST, CANCER		<input checked="" type="checkbox"/>	"TRICK" OR LOCKED KNEE
	<input checked="" type="checkbox"/>	DIPHTHERIA		<input checked="" type="checkbox"/>	TUBERCULOSIS		<input checked="" type="checkbox"/>	RUPTURE		<input checked="" type="checkbox"/>	FOOT TROUBLE
	<input checked="" type="checkbox"/>	RHEUMATIC FEVER		<input checked="" type="checkbox"/>	SOAKING SWEATS (Night sweats)		<input checked="" type="checkbox"/>	APPENDICITIS		<input checked="" type="checkbox"/>	NEURITIS
	<input checked="" type="checkbox"/>	SWOLLEN OR PAINFUL JOINTS		<input checked="" type="checkbox"/>	ASTHMA		<input checked="" type="checkbox"/>	PILES OR RECTAL DISEASE		<input checked="" type="checkbox"/>	PARALYSIS (Inc. infantile)
<input checked="" type="checkbox"/>		MUMPS		<input checked="" type="checkbox"/>	SHORTNESS OF BREATH		<input checked="" type="checkbox"/>	FREQUENT OR PAINFUL URINATION		<input checked="" type="checkbox"/>	EPILEPSY OR FITS
	<input checked="" type="checkbox"/>	WHOOPING COUGH		<input checked="" type="checkbox"/>	PAIN OR PRESSURE IN CHEST		<input checked="" type="checkbox"/>	KIDNEY STONE OR BLOOD IN URINE		<input checked="" type="checkbox"/>	CAR, TRAIN, SEA, OR AIR SICKNESS
	<input checked="" type="checkbox"/>	FREQUENT OR SEVERE HEADACHE		<input checked="" type="checkbox"/>	CHRONIC COUGH		<input checked="" type="checkbox"/>	SUGAR OR ALBUMIN IN URINE		<input checked="" type="checkbox"/>	FREQUENT TROUBLE SLEEPING
	<input checked="" type="checkbox"/>	DIZZINESS OR FAINTING SPELLS		<input checked="" type="checkbox"/>	PALPITATION OR POUNDING HEART		<input checked="" type="checkbox"/>	BOILS		<input checked="" type="checkbox"/>	FREQUENT OR TERRIFYING NIGHTMARES
	<input checked="" type="checkbox"/>	EYE TROUBLE		<input checked="" type="checkbox"/>	HIGH OR LOW BLOOD PRESSURE		<input checked="" type="checkbox"/>	VENEREAL DISEASE		<input checked="" type="checkbox"/>	DEPRESSION OR EXCESSIVE WORRY
	<input checked="" type="checkbox"/>	EAR, NOSE OR THROAT TROUBLE		<input checked="" type="checkbox"/>	CRAMPS IN YOUR LEGS		<input checked="" type="checkbox"/>	RECENT GAIN OR LOSS OF WEIGHT		<input checked="" type="checkbox"/>	LOSS OF MEMORY OR AMNESIA
	<input checked="" type="checkbox"/>	RUNNING EARS		<input checked="" type="checkbox"/>	FREQUENT INDIGESTION		<input checked="" type="checkbox"/>	ARTHRITIS OR RHEUMATISM		<input checked="" type="checkbox"/>	BED WETTING
	<input checked="" type="checkbox"/>	CHRONIC OR FREQUENT COLDS		<input checked="" type="checkbox"/>	STOMACH, LIVER OR INTESTINAL TROUBLE		<input checked="" type="checkbox"/>	BONE, JOINT, OR OTHER DEFORMITY		<input checked="" type="checkbox"/>	NERVOUS TROUBLE OF ANY SORT
	<input checked="" type="checkbox"/>	SEVERE TOOTH OR GUM TROUBLE		<input checked="" type="checkbox"/>	GALL BLADDER TROUBLE OR GALL STONES		<input checked="" type="checkbox"/>	LAMENESS		<input checked="" type="checkbox"/>	ANY DRUG OR NARCOTIC HABIT
	<input checked="" type="checkbox"/>	SINUSITIS		<input checked="" type="checkbox"/>	JAUNDICE		<input checked="" type="checkbox"/>	LOSS OF ARM, LEG, FINGER, OR TOE		<input checked="" type="checkbox"/>	EXCESSIVE DRINKING HABIT
	<input checked="" type="checkbox"/>	HAY FEVER		<input checked="" type="checkbox"/>	ANY REACTION TO SERUM, DRUG OR MEDICINE		<input checked="" type="checkbox"/>	PAINFUL OR "TRICK" SHOULDER OR ELBOW		<input checked="" type="checkbox"/>	HOMOSEXUAL TENDENCIES

21. HAVE YOU EVER (Check each item)

<input checked="" type="checkbox"/>	WORN GLASSES	<input checked="" type="checkbox"/>	ATTEMPTED SUICIDE
<input checked="" type="checkbox"/>	WORN AN ARTIFICIAL EYE	<input checked="" type="checkbox"/>	BEEN A SLEEP WALKER
<input checked="" type="checkbox"/>	WORN HEARING AIDS	<input checked="" type="checkbox"/>	LIVED WITH ANYONE WHO HAD TUBERCULOSIS
<input checked="" type="checkbox"/>	STUTTERED OR STAMMERED	<input checked="" type="checkbox"/>	COUGHED UP BLOOD
<input checked="" type="checkbox"/>	WORN A BRACE OR BACK SUPPORT	<input checked="" type="checkbox"/>	bled excessively after injury or tooth extraction

22. FEMALES ONLY: A. HAVE YOU EVER—

<input type="checkbox"/>	BEEN PREGNANT	<input type="checkbox"/>	AGE AT ONSET OF MENSTRUATION
<input type="checkbox"/>	HAD A VAGINAL DISCHARGE	<input type="checkbox"/>	INTERVAL BETWEEN PERIODS
<input type="checkbox"/>	BEEN TREATED FOR A FEMALE DISORDER	<input type="checkbox"/>	DURATION OF PERIODS
<input type="checkbox"/>	HAD PAINFUL MENSTRUATION	<input type="checkbox"/>	DATE OF LAST PERIOD
<input type="checkbox"/>	HAD IRREGULAR MENSTRUATION	QUANTITY: <input type="checkbox"/> NORMAL <input type="checkbox"/> EXCESSIVE <input type="checkbox"/> SCANTY	

23. HOW MANY JOBS HAVE YOU HAD IN THE PAST THREE YEARS? **one**

24. WHAT IS THE LONGEST PERIOD YOU HELD ANY OF THESE JOBS? **16 years**
MONTHS

25. WHAT IS YOUR USUAL OCCUPATION?
FBI - SAC

26. ARE YOU (Check one)
☒ RIGHT HANDED ☐ LEFT HANDED

18

YES	NO	CHECK EACH ITEM YES OR NO. EVERY ITEM CHECKED "YES" MUST BE FULLY EXPLAINED IN BLANK SPACE ON RIGHT
	<input checked="" type="checkbox"/>	27. HAVE YOU BEEN UNABLE TO HOLD A JOB BECAUSE OF: A. SENSITIVITY TO CHEMICALS, DUST, SUNLIGHT, ETC.
	<input checked="" type="checkbox"/>	B. INABILITY TO PERFORM CERTAIN MOTIONS
	<input checked="" type="checkbox"/>	C. INABILITY TO ASSUME CERTAIN POSITIONS
	<input checked="" type="checkbox"/>	D. OTHER MEDICAL REASONS (If yes, give reasons)
	<input checked="" type="checkbox"/>	28. HAVE YOU EVER WORKED WITH RADIOACTIVE SUBSTANCE?
	<input checked="" type="checkbox"/>	29. DID YOU HAVE DIFFICULTY WITH SCHOOL STUDIES OR TEACHERS? (If yes, give details)
	<input checked="" type="checkbox"/>	30. HAVE YOU EVER BEEN REFUSED EMPLOYMENT BECAUSE OF YOUR HEALTH? (If yes, state reason and give details)
	<input checked="" type="checkbox"/>	31. HAVE YOU EVER BEEN DENIED LIFE INSURANCE? (If yes, state reason and give details)
	<input checked="" type="checkbox"/>	32. HAVE YOU HAD, OR HAVE YOU BEEN ADVISED TO HAVE, ANY OPERATIONS? (If yes, describe and give age at which occurred)
	<input checked="" type="checkbox"/>	33. HAVE YOU EVER BEEN A PATIENT (committed or voluntary) IN A MENTAL HOSPITAL OR SANATORIUM? (If yes, specify when, where, why, and name of doctor, and complete address of hospital or clinic)
	<input checked="" type="checkbox"/>	34. HAVE YOU EVER HAD ANY ILLNESS OR INJURY OTHER THAN THOSE ALREADY NOTED? (If yes, specify when, where, and give details)
<input checked="" type="checkbox"/>		35. HAVE YOU CONSULTED OR BEEN TREATED BY CLINICS, PHYSICIANS, HEALERS, OR OTHER PRACTITIONERS WITHIN THE PAST 5 YEARS? (If yes, give complete address of doctor, hospital, clinic, and details)
	<input checked="" type="checkbox"/>	36. HAVE YOU TREATED YOURSELF FOR ILLNESSES OTHER THAN MINOR COLDS? (If yes, which illnesses)
	<input checked="" type="checkbox"/>	37. HAVE YOU EVER BEEN REJECTED FOR MILITARY SERVICE BECAUSE OF PHYSICAL, MENTAL, OR OTHER REASONS? (If yes, give date and reason for rejection)
	<input checked="" type="checkbox"/>	38. HAVE YOU EVER BEEN DISCHARGED FROM MILITARY SERVICE BECAUSE OF PHYSICAL, MENTAL, OR OTHER REASONS? (If yes, give date, reason, and type of discharge: whether honorable, other than honorable, for unfitness or unsuitability)
	<input checked="" type="checkbox"/>	39. HAVE YOU EVER RECEIVED, IS THERE PENDING, HAVE YOU APPLIED FOR, OR DO YOU INTEND TO APPLY FOR PENSION OR COMPENSATION FOR EXISTING DISABILITY? (If yes, specify what kind, granted by whom, and what amount, when, why)

Tonsils removed - age 35

I CERTIFY THAT I HAVE REVIEWED THE FOREGOING INFORMATION SUPPLIED BY ME AND THAT IT IS TRUE AND COMPLETE TO THE BEST OF MY KNOWLEDGE. I AUTHORIZE ANY OF THE DOCTORS, HOSPITALS, OR CLINICS MENTIONED ABOVE TO FURNISH THE GOVERNMENT A COMPLETE TRANSCRIPT OF MY MEDICAL RECORD FOR PURPOSES OF PROCESSING MY APPLICATION FOR THIS EMPLOYMENT OR SERVICE.

TYPED OR PRINTED NAME OF EXAMINEE WESLEY G. GRAPP	SIGNATURE <i>Wesley G. Grapp</i>
---	-------------------------------------

40. PHYSICIAN'S SUMMARY AND ELABORATION OF ALL PERTINENT DATA (Physician shall comment on all positive answers in items 20 thru 39)

Mumps in childhood, no comp., no seq.

Tonsillectomy

correction deviated septum corrected, age 33

No significant medical history since examination of 9-14-61.

TYPED OR PRINTED NAME OF PHYSICIAN OR EXAMINER	DATE 9-26-62	NUMBER OF ATTACHED SHEETS 3
--	-----------------	--------------------------------

**Attachment to Standard Form 88, Report of Medical Examination
For Information and Guidance of Medical Examiner**

Name of Examinee GRAPP WESLEY G.
(Type or print) Last First Middle

The following portions of the attached examination report form need not be completed:

2	14	68
3	17	69
4	62	72
9	65	76
11	67	

46. Is necessary unless facilities for affording same are not readily available.
48. Not required unless examinee is over 35 years of age or examination indicates such is desirable.
49. Is necessary unless facilities for affording same are not readily available.
71. Audiometer examinations should be afforded whenever possible for all Special Agent applicants and Special Agents. Applicants for the Special Agent position will not be accepted if the hearing loss exceeds a 15 decibel average in each ear in the conversational speech range (500, 1000, 2000 cycles).

For All Examinees, Whether Clerical or Special Agent Applicants or Employees:

The medical examiner should answer the following question:

Examinee ☒ is ☐ is not qualified for strenuous physical exertion.

To be Answered in the Case of All Male Employees and Male Applicants:

1. Does examinee have any defects restricting or prohibiting his participation in defensive tactics and dangerous assignments which might entail the practical use of firearms?

☒ No ☐ Yes If "yes" please specify defects. _____

2. Does examinee have any defects prohibiting safe operation of motor vehicles?

☒ No ☐ Yes If "yes" please specify defects. _____

If examinee has defective vision, should he wear corrective glasses while operating a motor vehicle? ☐ Yes ☒ No

ENCLOSURE

23

REC'D - 11/14/62
FBI

Desirable Weight Ranges for Males

Height	Small Frame	Medium Frame	Large Frame
5' 4"	117 - 125	123 - 135	131 - 148
5' 5"	120 - 129	126 - 139	134 - 152
5' 6"	124 - 133	130 - 143	138 - 157
5' 7"	128 - 137	134 - 148	143 - 162
5' 8"	132 - 141	138 - 152	147 - 166
5' 9"	136 - 146	142 - 156	151 - 170
5' 10"	140 - 150	146 - 161	155 - 175
5' 11"	144 - 154	150 - 166	160 - 180
6'	148 - 158	154 - 171	164 - 185
6' 1"	152 - 163	158 - 176	169 - 190
6' 2"	156 - 167	163 - 181	174 - 195
6' 3"	160 - 171	168 - 186	178 - 200
6' 4"	169 - 180	178 - 196	188 - 210
6' 5"	174 - 185	182 - 202	192 - 216

3. Examinee's frame is ☐ small ☐ medium ☒ large

4. Considering above weight table, the examinee's frame, and other individual physical characteristics, I consider his present weight ☒ Satisfactory ☐ Excessive ☐ Deficient

5. Under proper medical supervision, examinee should ☐ lose _____ pounds
☐ gain _____ pounds

Remarks: NONE

[Redacted Signature Box]

(Signature of Medical Examiner)

b6
b7C

9-26-62
(Date)

WESLEY G. GRAPP

Miami, Florida
December 19, 1962

✓
PERSONAL

Mr. Tolson	✓
Mr. Belmont	
Mr. Mohr	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. DeLoach	
Mr. Evans	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	✓
Tele. Room	
Miss Holmes	
Miss Gandy	

Mr. John Edgar Hoover
Director
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Hoover:

The good news has been received concerning the Incentive Awards in the [redacted] case. I was most pleased to be personally included. From a monetary standpoint, such is always most welcome. Of even greater value to me is the knowledge that I executed my responsibilities in this case in a manner that was pleasing to you.

b6
b7c

I hope to see you in the Miami area in the not too distant future.

none
Sincerely,

Wesley Grapp

Wesley Grapp

XEROX
JUL 7 1978

REC-147

67-187 115-317
Searched _____ Numbered _____
2 DEC 21 1962 147

(12)

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: 11/6/62

FROM : SAC, MIAMI

Attention: Personnel Section

SUBJECT: WESLEY G. GRAPP
SPECIAL AGENT IN CHARGE
ANNUAL PHYSICAL EXAMINATION

☐ Remylet _____
☐ ReBulet _____

- ☒ Re physical examination 9/26/62 .
☐ Dental work was completed on _____ .
☐ Vision has been corrected to _____ .
☐ Results of ☐ chest X ray ☐ patch test ☐ urinalysis ☐ serology were negative.
☐ Enclosed physician's statement indicates he is qualified for strenuous physical exertion and use of firearms.
☐ Enclosed are ☐ paid ☐ unpaid medical bills.
☐ Attached are Bureau of Employees' Compensation forms _____ .
- ☒ Physical examination reports are enclosed.
☐ Employee is scheduled for physical examination on _____ .
☒ Physical examination report has been reviewed and initialed.
☐ Employee has been instructed to wear corrective glasses while operating a motor vehicle.
☐ Employee returned to active duty _____ .
☐ Employee's physical condition is _____ .
☐ UACB he is being removed from limited duty.
☐ UACB he is being placed on limited duty.

Remarks:

① - Bureau (Encls. 3)
1 - Miami
WGG:MFS
(2)

67-NOT RECORDED-9

4 NOV 21 1962

147

THREE

December 20, 1962

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am pleased to commend, through you, the agents in the Miami Office, who assisted in the investigation of a matter of interest to the Bureau in the security field.

These men carried out their respective assignments with a high degree of skill and resourcefulness, materially contributing to the success achieved. I want you to convey to each man my sincere appreciation for a job well done.

Sincerely yours,
J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Re [redacted]

Internal Security-Cuba

Place a copy in files of appropriate personnel.

1 - [redacted] (Sent Direct)

LRH:jps

(5)

Based on memo Wannall-Sullivan 12-17-62 re [redacted]

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

REC'D-READING ROOM
FBI
DEC 20 7 20 PM '62

XEROX
JUL 8 1978

318

b6
b7C

b6
b7C

b6
b7C

December 14, 1962

PERSONAL

Mr. Wesley G. Crapp
Federal Bureau of Investigation
Miami, Florida

REC'D READING ROOM
FBI
DEC 14 1 44 PM '62

Dear Crapp:

I am especially pleased to commend you and to advise that I have approved an incentive award for you in recognition of the superb manner in which you directed the investigation and apprehension of Identification Order Fugitive [redacted], the subject of a National Bankruptcy Act case. The check for \$123.00 which is enclosed represents an award of \$150.00 less withholding tax.

b6
b7C

Under your expert leadership, this investigation was carried out with exemplary thoroughness and skill, resulting in [redacted] location. Thereafter, your on-the-spot supervision of the apprehension without incident of this badly wanted fugitive was of the highest caliber. Your ingenuity and determination, as exhibited in this matter, were noteworthy and I am most appreciative of your exceptionally fine performance.

b6
b7C

Sincerely,
J. Edgar Hoover

Enclosure
1 - Mr. M. A. Jones

1 - [redacted] (Sent Direct)

CTP:bjb (5) Award #791-63

NOTE: Salutation per Reading Room

Based on memo [redacted] to Evans, 12-3-62 and addendum Administrative

Division, 12-6-62 re: [redacted] aka, Fugitive, Identification Order #3618, National Bankruptcy Act, Mail Fraud, Interstate Tran-

MAIL ROOM TELETYPE UNIT tion of Stolen Property, Obstruction of Justice.

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

b6
b7C

b6
b7C

December 14, 1962

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

DEC 14 1 46 PM '62
FBI
READING ROOM

Dear Mr. Grapp:

I want to commend, through you, the agents in the Miami Division who contributed in such a fine manner to the investigation and apprehension of Identification Order Fugitive [redacted] the subject of a National Bankruptcy Act case.

b6
b7C

These men worked tirelessly with little consideration for their personal comfort and, as a direct result of their dedication and determination, this badly wanted fugitive was eventually taken into custody without incident. Please express to everyone who participated my sincere appreciation for a job well done.

XEROX
JUL 7 1978

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REC-147

Sincerely yours,
J. Edgar Hoover

1 - SAC, Miami (Personal Attention)
Place a copy of this letter in files of personnel who participated in this matter but were not individually recognized.

1 - [redacted] (Sent Direct)

CTP
(10)

b6
b7C

Based on memo [redacted] to Evans, 12-3-62 and addendum Administrative Division, 12-6-62 re: [redacted] aka, Fugitive, Identification Order #3618, National Bankruptcy Act, Mail Fraud, Interstate Transportation of Stolen Property, Obstruction of Justice. "

Copies prepared and attached for placing in files of: (Over)

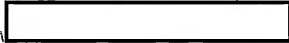
Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

Mr. Wesley C. Crapp
Miami, Florida



Francis J. McCarron



Gay B. Mahan

b6
b7C

(Field Office or Division)

Miami

(Date)

Nov. 29, 1962

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

Dear Sir:

In continuing my employment in the Federal Bureau of Investigation, United States Department of Justice, I hereby agree that I will be governed by the following provisions.

1. That the strictly confidential character of any and all information secured by me or coming to my attention in connection, directly or indirectly, with my work as an employee of this Bureau, or the work of other employees of which I may become cognizant, is fully understood by me; and that neither during my tenure of service with the Federal Bureau of Investigation, nor at any time, will I violate this confidence nor will I divulge any information of any kind or character whatsoever that may become known to me to persons not officially entitled thereto, recognizing applicability to me of penalty provisions in case of any violation by me.
2. That information referred to in Item 1 above includes but is by no means limited to information in the interests of the defense of the United States marked "Top Secret," "Secret," or "Confidential," and that Department of Justice regulations provide specifically for penalty applicable to me for any violation of Executive Order 10501, the basic authority for safeguarding such information, as follows: "Any officer or employee who violates any provision of Executive Order No. 10501, as amended, or of these regulations shall be subject to appropriate disciplinary action. Prompt and stringent administrative action shall be taken against any officer or employee determined to have been knowingly responsible for any release or disclosure of classified defense information or material except in the manner authorized by these regulations. Whenever a violation of criminal statutes may be involved in a deliberate unauthorized release or disclosure of classified defense information, criminal prosecution, in an appropriate case, shall also be instituted."

I further certify that the conditions specified herein are agreeable to me, and that I continue as an employee of the Federal Bureau of Investigation with a full knowledge of the conditions above set forth.

Very truly yours,

Wesley G. Grapp

Special Agent in Charge, Miami

(Signature and Title of Position)

Wesley G. Grapp

EX-102
JUL 28 1978

149
33
67-NOT RECORDED

7 JAN 17 1963

3/94

SAC, Miami

January 14, 1963

Director, FBI

CRIMINAL IN-SERVICE TRAINING

You should report to the Seat of Government, Room 5240, May 6, 1963, at 9:30 A. M. for attendance at **Criminal** In-Service Training for a period of twelve days.

Confirm attendance.

REC-147

321

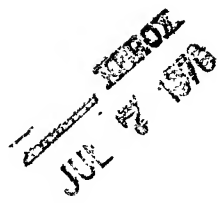
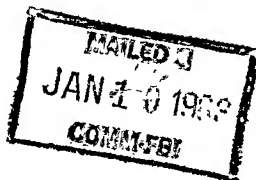
1 - Mr. Casper

1 -

① - Personnel File of Wesley G. Grapp

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bgw (5)



Tolson _____
Belmont _____
Mohr _____
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Gandy _____

MAIL ROOM ☒ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI (73-14347)

DATE: 1/18/63

FROM: SAC, Miami

SUBJECT:
APACS

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Rerep SA , 12/20/62, Buairtel 12/31/62, and Buairtel 1/16/63. There are enclosed in duplicate self-explanatory memoranda of explanation from SA who has the primarily responsibility for the delinquencies in this matter, and Supervisor Homer A. Newman, Jr., who approved the report.

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A review of this matter reflects that SA entered on duty as a Bureau Agent on 7/8/46, is experienced and mature, and is in Step 7 of GS-13. This is somewhat of a routine case and it is incumbent upon any Agent of this experience to be able to fully and completely handle the investigation and the resulting paper work on his own. In the event any question arose, he could, of course, consult the appropriate Manuals and his Supervisor. SA Newman advises he was never consulted on this matter by SA and no question was raised by SA . It is also to be noted that the report was reviewed and initialed by SA prior to the time it went to the supervisory desk. Relying upon SA experience as a Bureau Agent, the fact no question had been raised by SA and the case was somewhat routine in nature, SA Newman did not read the report word for word and it should not have been necessary for him to do such, taking all factors into consideration. SA Newman supervises a large number of highly involved and complicated cases of great importance to the Bureau, for example the many Hoffa cases that are currently under investigation in this Division. It should not be necessary for a Supervisor to have to "spoon feed" an Agent of this experience.

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I feel that under the circumstances, Supervisor Newman was not derelict in this particular case. SA , as reflected above, must shoulder the primary responsibility, and it is my recommendation that he receive a strong letter of censure. In the event there is a recurrence of poor work performance on the part of SA , it is my intention to recommend stronger administrative action.

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- ④ - Bureau (Encls. 4)
3 - Miami
WGG:JHK
(7)

REC-141

67-	322
Searched	Numbered
1 FEB 1 1963	

Addendum Special Investigative
Division page 1a.

JAN 21 1963

Letters of Censure
and SAC
1-25-63
JTC: K21
WGG

ENCLOSURE

ADDENDUM SPECIAL INVESTIGATIVE DIVISION, CPH:jad

January 22, 1963

[REDACTED]
APACS

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Explanations and recommendation for administrative action were requested from the Miami Division because of a number of errors in a report submitted by SA [REDACTED] Miami Division, on the above-captioned individual. Errors consisted of failure to report the results of an interview with applicant as required in these cases in order that the report can show the applicant's reasons for requesting a pardon, whether or not he has any pending matters with the Federal or State Government, and a physical description. In addition, the report did not disclose any dates of interviews conducted, one failed to give details concerning the applicant's discharge by an employer for "misconduct on route." The English used was poor in a number of instances, the name of a psychiatrist was at variance with other correspondence received and there were similar other items. Errors were caught and corrected prior to dissemination.

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RECOMMENDATION RE SA [REDACTED]

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Miami Division

The SAC, Miami Division, has advised that SA [REDACTED], who entered on duty as an Agent 7-8-46, is an experienced and mature Agent and must shoulder the primary responsibility for the errors in the case and recommended that he receive a strong letter of censure.

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Special Investigative Division

SA [REDACTED] had the primary responsibility for handling this case and should have reported the results of his investigation in accordance with Bureau instructions. While none of the errors in themselves was serious, the accumulated total resulted in a report below Bureau standards.

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1. || It is recommended Agent [REDACTED] be censured.

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RECOMMENDATION RE SUPERVISOR HOMER A. NEWMAN, JR.

Miami Division

SAC states this case was "somewhat of a routine case" and that Newman relied upon [] experience as a Bureau Agent and, because he had raised no question concerning the handling of the case, he, Newman, did not read the report word for word. The SAC states it should not have been necessary for Newman to do so, taking all factors into consideration, as he, Newman, supervises a large number of highly involved and complicated cases, and it should not be necessary for a supervisor to have to "spoon feed" an Agent with [] experience. Therefore, Newman was not derelict in this particular case.

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Special Investigative Division

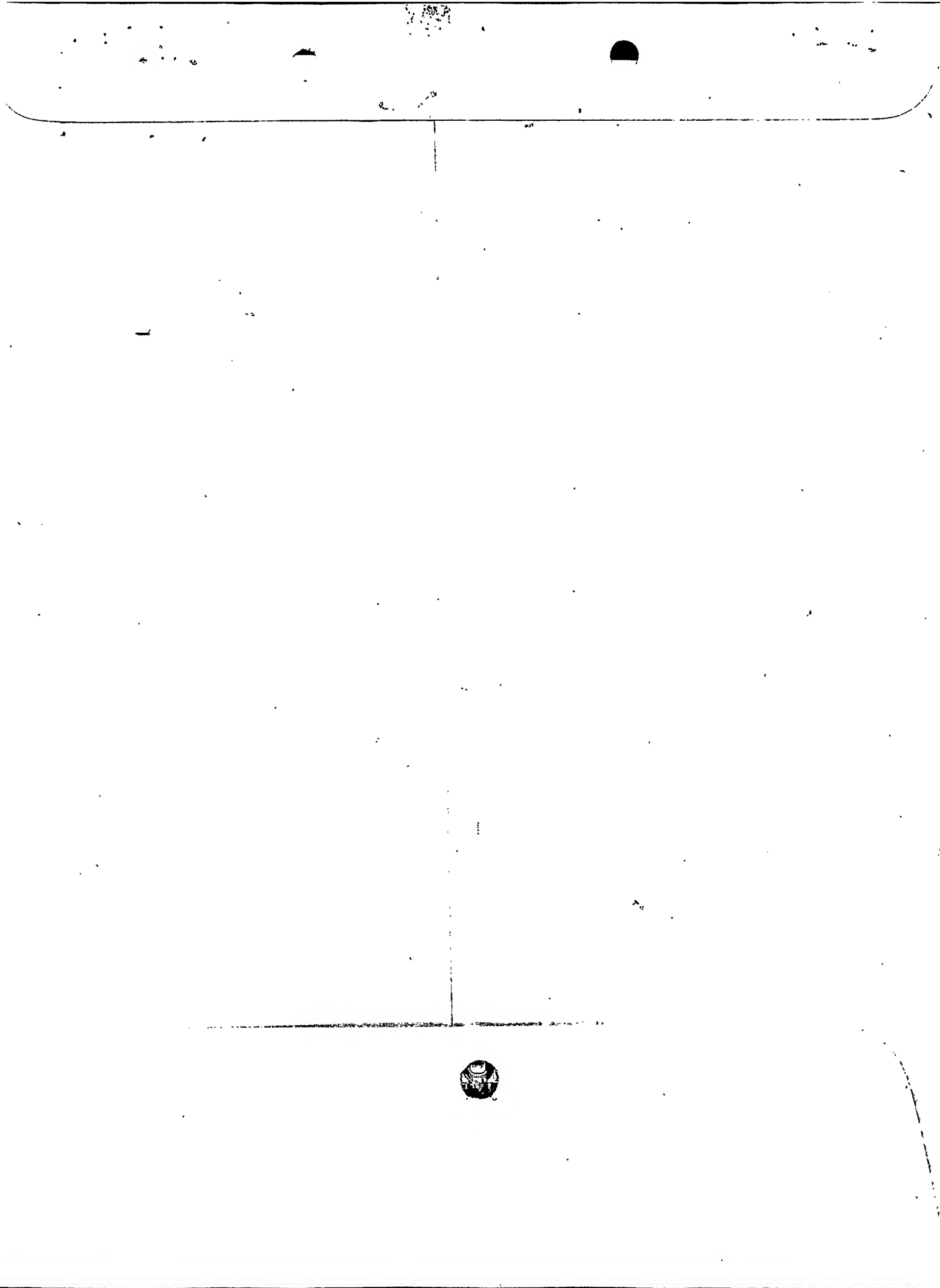
Supervisor Newman has the responsibility of supervising these cases and to insure the results of the investigations are complete and properly reported in accordance with instructions before reports are initialed and sent to the Bureau. However, in view of the SAC's comments, it appears Newman was following his instructions and had been relieved of the responsibility for closely reading reports in these cases handled by experienced Agents.

2. It is recommended Supervisor Newman not be censured in this matter.

OBSERVATIONS OF SPECIAL INVESTIGATIVE
DIVISION RE SAC MIAMI

The SAC has labeled these cases as somewhat routine in nature and therefore can be handled by an experienced Agent without the supervisor having to read all of the report. He stated he did not feel it necessary for the supervisor to do so in this case. These cases are important. They require thorough investigation and accurate reporting as the results are furnished to the Pardon Attorney who has the responsibility for making recommendations to the President concerning the applicant's request for a pardon. It appears the SAC is not as aware of the importance of this work as he should be and by permitting transmittal of reports to the Bureau without close supervision is operating contrary to Bureau instructions.

3. It is recommended SAC, Miami, receive a letter of censure.



Miami, Florida
January 18, 1963

MEMO, SAC:

RE: [REDACTED]

APACS

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
Rerep SA [REDACTED], 12/20/62, Miami, and
Buairtels to Miami 12/31/62 and 1/16/63.

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Rerep was approved by me. This case was of a routine nature and was assigned to an Agent who is presently in Step 7 of grade GS-13. The report was read and initialed by the Agent prior to being approved for transmittal to the Bureau.

During the last inspection of the Miami Division, the Inspector, during a conference of all Agents, made a specific point of the fact that Agents, particularly those in grade GS-13, should be qualified to supervise their own work to a great extent, thereby permitting the supervisor to devote more time to the supervision of work of less experienced Agents and their training.

In view of these delinquencies, this Agent's work is now being closely scrutinized by me and all reports and communications prepared, even of a routine nature, are being reviewed in detail to preclude such delinquencies again going forth from the Miami office in communications to the Bureau.


HOMER A. NEWMAN, JR.
Special Agent Supervisor

HAN:JHK

ENCLOSURE

UNITED STATES GOVERNMENT

Memorandum

TO : Director, FBI

DATE: 2/11/63

FROM : WESLEY G. GRAPP
(Name of employee)
Special Agent in Charge
(Title)

Attention: Movement Unit

SUBJECT: OFFICES OF PREFERENCE

Please list my offices of preference as follows:

1. Miami 3460
2. Los Angeles 3410
3. San Diego 3780

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① - Bureau
1 - Miami
WGG:JHK
(2)

67-NOT RECORDED
3 FEB 18 1963

REC-144

January 25, 1963

PERSONAL

Mr. Wesley C. Crapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Crapp:

The investigative report submitted by a Special Agent of the Miami Division under date of December 20, 1962, in the Application for Pardon After Completion of Sentence case relating to [redacted] was most unsatisfactory, containing a number of inexcusable errors. In connection with this matter, it is noted that you expressed the opinion that the Supervisor who approved this report should not be held accountable for its shortcomings inasmuch as you feel that the case was somewhat routine in nature and it should not have been necessary for the Supervisor to review it carefully before approving it.

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Your attention is called to the fact that investigative reports in cases of this category are furnished to the United States Pardon Attorney who has the responsibility to make recommendations to the President, and it is essential that the investigations be thorough and the reports complete and accurate. It is apparent that you have not properly appreciated the importance of investigations of this type, and you were definitely at fault in permitting such reports to be approved without close supervision. You should make certain that there is no similar failure in the future.

MAILED 20

JAN 25 1963

COMM-FBI

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JIC:kar
(4)

1 - SOG, Miami Office Personnel File

Based on Miami letter, 1-18-63, VGG:JHK, with Addendum of Special Investigative Division, 1-22-63, CPH:jad

MAIL ROOM ☐ TELETYPE UNIT ☐

Very truly yours,

John Edgar Hoover
Director

John Edgar Hoover
Director

WESLEY G. GRAPP

Miami, Florida
February 1, 1963

✓
PERSONAL

Mr. []
Mr. []
Mr. Sullivan
Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

Mr. John Edgar Hoover
Director
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Hoover:

Wesley G. Grapp

You may be interested in knowing that [] of Dade County, Miami, Florida, whom I have known since being assigned here, requested that just the two of us have lunch yesterday. During the luncheon conversation, he expressed extremely high regard for you and stated that never in the history of America had any other man displayed such an outstanding ability, not only in performing the normal functions of his office but also in public relations. He formerly was [] of Montgomery County, Maryland, and then at Columbia, South Carolina, prior to assuming his present duties here. He mentioned among other things that one of his biggest problems was to find a competent and capable administrator who had the respect of the public whom he could hire as Sheriff of Dade County. He mentioned that he anticipated raising the salary to approximately \$22,500 to \$25,000 plus certain normal fringe benefits. [] own salary is \$35,000. He mentioned that if possible he would like to find someone outside of the Sheriff's Department who is well acquainted and competent and who has the confidence of the public and other law enforcement agencies in Dade County.

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Previously during the luncheon he had questioned me extensively as to my background, education, FBI experience, etc. It was apparent

REC-141

67-146415-323
Searched
FEB 1 1963

[Signature]

ack 2/4/63

from his conversation that he was attempting to ascertain if I were interested in taking the job of Sheriff. In a diplomatic and polite manner, I mentioned to him that at this time I knew of no one in our organization who would be interested. I also indicated to him, as well as to others who have approached me recently concerning this matter, that I am highly pleased and flattered to be working for you and in the great organization you have put together and my present plans are to continue this employment. In the event you should hear rumor or gossip to the contrary, which I do not anticipate, it will be completely baseless.

Along with your many other friends, I hope that despite your busy schedule you will be able to visit the Miami area in the near future.

With warm personal regards.

Sincerely,

A handwritten signature in cursive script that reads "Wesley Grapp". The signature is written in dark ink and is positioned above the printed name.

Wesley Grapp

February 5, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I would like you to convey my appreciation to the agents of the Miami Division who performed in such a splendid manner in the investigation and apprehension of [redacted] one of the subjects of a Bank Robbery case.

These agents carried out this investigation in a penetrative and thorough manner. Through the all-out effort displayed by them in checking the major airlines and other transportation agencies to determine whether the subject had made any reservations, as well as in contacting lodging quarters for possible registration of [redacted] he was located and taken into custody.

I am pleased to commend the agents, through you.

REC-141 67

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Based on information submitted Bureau has concluded that individual letters of commendation as recommended are not warranted. Place copy of this letter in files of participating agents.

1 - Miss Usilton (Sent Direct)

BJB

(12)

Based on Miami letter 1/28/63 and addendum Special Investigative Division 1/31/63 re [redacted] aka; Bank Robbery.

MAIL ROOM ☐ TELETYPE UNIT ☐

Copies prepared and attached for files of: (over)

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REC'D-READING ROOM
FBI
FEB 5 2 36 PM '63
JUL 2 1978

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b7C

Mr. Wesley G. Grapp
Miami, Florida

Harry J. Morgan

Richard H. Rafferty
Larry Dee Welch

Edward F. Brandes
J. C. Strickland

b6
b7C

REC-141

February 4, 1963

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Grapp:

Thank you very much for your letter of
February 1 advising of your conversation with
[redacted] of Dade
County, Miami, Florida, concerning his filling
the position of Sheriff of Dade County.

I appreciate your thoughtfulness in advising
me of this matter and you certainly handled it in a
diplomatic manner. I am also pleased to know of
your intention to continue your Bureau employment.
You may be sure that we will disregard any rumor
which may arise to the contrary.

With best wishes,

Sincerely,

J. EDGAR HOOVER

CT:DSS

SENT FROM D. O.
TIME 9:58 AM.
DATE 2-5-63
BY [signature]

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Tele. Room
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FEB 2 15 55 AM '63
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REC'D DE COACH

TELETYPE UNIT ☐

February 7, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

FEB 7 3 44 PM '63
REC'D-READING ROOM
FBI

Dear Mr. Grapp:

I am indeed pleased to commend you and, through you, the personnel in the Miami Division for the excellent investigation of the Interstate Transportation of Stolen Property case involving [redacted] and others.

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Each man who took part in this matter handled his individual responsibilities with noteworthy aggressiveness and alertness. Through their combined efforts, two of the subjects were apprehended and much of the stolen property was recovered. I was impressed with your expert direction of this complicated matter and I want to convey my thanks to you and to ask you to express my appreciation to all for a job well done.

XEROX
JUL 7 1978

Sincerely yours,

J. Edgar Hoover

REC-141

1 - SAC, Miami (Personal Attention)

325

Place a copy of this letter in files of personnel who participated in this matter, but were not individually recognized.

1 - Miss Usilton (Sent Direct)

LRH:bjb

SELF-HANDLED DISC

Based on memo Rosen-Belmont 2/4/63 re [redacted] ITSP.

XEROX
FEB 12 1963

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Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

Copies prepared and attached for files of: (Over)

M.A. Jones

Mr. Wesley G. Grapp
Miami, Florida

Rudolph L. Fackler
[REDACTED]

William P. Kelly
[REDACTED]

Jack Louis Marshall
John E. Moore
[REDACTED]

James P. Shannon
Donald L. Stout

b6
b7C

February 15, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

The manner in which a highly confidential source of information of much value to the Bureau in the criminal field was established was noteworthy and I am taking this occasion to commend you and, through you, the agents who assisted in this operation.

Everyone demonstrated exemplary ingenuity and discretion in this delicate operation and, as a result, success was achieved in the effective development of this source. The Bureau has acquired information of great value from this source and I want to thank you for your superior over-all supervision. In addition, please convey my sincere appreciation to the men who participated for a difficult job well handled.

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Re: [redacted] AR
Place a copy of this letter in files of personnel who participated in this matter but were not individually recognized.

1 - [redacted] (Sent Direct)

CTP (9)

Based on memo Evans to Belmont, 2-6-63 and addendum Administrative Division, 2-11-63 re: [redacted] Recommendations for Incentive Awards and Commendation Letters."

Copies prepared and attached for files of: Fred W. Doerner, Jr., [redacted]
Lawrence E. Wirick, Jr., [redacted]

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MAIL ROOM ☐

TELETYPE UNIT ☐

147

FEB 15 3 39 PM '63
FBI
REC'D-READING ROOM

326
FEB 15 1963

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February 21, 1963

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

Bureau records reflect that during January, 1963, the average daily overtime performed by Agent personnel of your office was 2 hours and 31 minutes. This is substantially above the minimum daily average of 1 hour and 12 minutes necessary to qualify for premium pay benefits.

Offices having comparable work loads and personnel have succeeded in reducing their overtime average to approximately 2 hours per day, including the minimum required under the Fringe Benefits Act, and it is felt your office should be able to effect a similar reduction.

You are, of course, aware of the Bureau's long-standing and frequently stated policy that all overtime must be essential, productive and equitably shared. You will be expected to take whatever action is necessary to effect a reduction in the overtime average of your office, consistent with the proper discharging of your responsibilities.

Sincerely yours,

J. Edgar Hoover

John Edgar Hoover
Director

LLD:jad
(5)

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1 - Inspection Division

1 - Miami SOG Field Office File

NOTE: Letters being written to each office with an average daily overtime of 2 hours and 30 minutes or more for January, 1963.

MAIL ROOM ☐ TELETYPE UNIT ☐

FEB 21 11 42 AM '63
REC'D-READING ROOM
FBI

325
FEB 25 1963
JAN 7 1978
CP
LLO

February 25, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

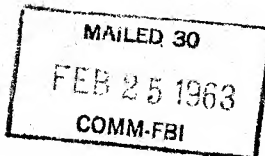
During 1962, Field participation in radio and television activities has been, for the most part, encouraging. The majority of Special Agents in Charge, aware of the importance of fully using these communications media to better fulfill their investigative and other responsibilities, have stepped up the tempo of such activities.

Data available to the Bureau reflects that your office does not compare favorably with other Divisions in this regard. I cannot stress too strongly the importance of presenting the FBI's story on radio and television and want you to make every effort to improve your performance in this area during 1963.

Sincerely yours,

J. Edgar Hoover

John Edgar Hoover
Director



328

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1 - Mr. Wick

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DeLoach _____
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NOTE: Similar letters being sent to SAC's who made less than three radio and/or TV appearances.

TFM:kmd
(6)

MAIL ROOM ☐ TELETYPE UNIT ☐
147

RECORDED
JUL 7 1978

February 25, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

FEB 25 11 28 AM '63
REC'D-READING ROOM
FBI

Dear Mr. Grapp:

I am taking this occasion to commend you and, through you, the agents in the Miami Division who assisted in such a fine manner in the identification of the victims of the crash of a Northwest Orient Airlines plane on February 12, 1963.

The diligence and thoroughness demonstrated under extremely difficult circumstances were indeed noteworthy and, as a result of the excellent work performed, all the victims were identified. I want to thank you for your effective leadership and to ask you to convey to the men who assisted my appreciation for a job very well handled.

MAILED 30

FEB 25 1963

COMM-FBI

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Based on information submitted the Bureau has concluded that individual letters of commendation as you recommended are not warranted. Place a copy of this letter in files of all participating personnel.

1 - [redacted] (Sent Direct)

CTP

Based on letter from Miami, 2-18-63 and addendum Identification Division, 2-20-63 re: Crash of Northwest Orient Airlines Plane, Flight 705, 2-12-63, DAMV.

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Gandy _____

MAIL ROOM

TELETYPE UNIT

Copies prepared and attached for files of following agents: OVER

Mr. Wesley G. Grapp
Miami, Florida

Robert M. MacNamara
Joseph H. A. St. Pierre

[REDACTED]
Francis J. McCarron

[REDACTED]
Vincent K. Antle
Laurier C. Buteau

[REDACTED]

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March 14, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

REC'D-READING ROOM
FBI
MAR 14 4 16 PM '63

Dear Mr. Grapp:

I want to take this opportunity to commend, through you, those agents of the Miami Division who participated in such a fine manner in the investigation of the Bank Robbery case involving [redacted]

The investigation was carried out with vigor and each man performed in an enthusiastic and diligent manner. As a result of the fine teamwork displayed, [redacted] was apprehended by another division and the stolen loot recovered. Please convey my appreciation to the participating agents for a job well done.

Sincerely yours,
J. Edgar Hoover

1 - SAC, Miami (Personal Attention)
Based on information submitted Bureau has concluded that individual letters of commendation as recommended are not warranted. Place copy of this letter in files of participating agents.

1 - [redacted] (Sent Direct)

BJB
(10)

Copies prepared and attached for files of: (Over)
Based on Miami letter 3/7/63 and addendum General
Investigative Division 3/12/63 re: [redacted]
aka-Fugitive; Biscayne Federal Savings and Loan Association,
Miami, Florida, March 6, 1963, BR; JDA."

MAIL ROOM ☐ TELETYPE UNIT ☐

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MAILED 20
MAR 14 1963
COMM-FBI

EX-107
MAR 7 1963

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Wesley G. Grapp
FBI - Miami

Larry Dee Welch
Francis J. McCarron
James J. Kearney
H. Wayne Swinney
Harry J. Morgan

~~5627~~
April 5, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am taking this occasion to commend you and, through you, the personnel in the Miami Division who assisted so competently in the apprehension of Top Ten Fugitive [redacted] the subject of an Unlawful Flight to Avoid Confinement case.

Everyone who took part in this matter handled his individual responsibilities with a high degree of skill and effectiveness, thus contributing materially to the apprehension without incident of this badly wanted fugitive. I was pleased with your aggressive leadership and want to thank you. In addition, I want you to express to those who participated my appreciation for a job well handled.

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Place a copy of this letter in files of all participating personnel.

1 - [redacted] (Sent Direct)

CTP:dk
(1)

Based on memo [redacted] to Evans, 4-3-63, re [redacted] aka - Fugitive, I.O. 3629, W.F. 312, Top Ten Fugitive, UFAC - Assault with Intent to Murder, BR. Copies prepared and attached for files of: [redacted]

MAIL ROOM ☐ TELETYPE UNIT ☐

Tolson _____
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Callahan _____
Conrad _____
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April 11, 1963

PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

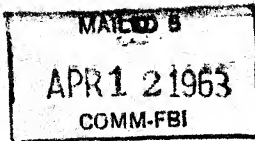
Dear Grapp:

The Miami Office has been most effective in bringing before the public the work and responsibilities of the FBI and I am taking this opportunity to commend you for your splendid work in this regard.

You have demonstrated considerable ingenuity, initiative and enthusiasm in this important phase of our operations and I am sure many benefits will be reaped as a result of your efforts. I am most appreciative of your valuable performance.

Sincerely,

J. Edgar Hoover



1 - Mr. M. A. Jones

1 - (Sent Direct)

CTP:bjb
(5)

67-138613

Based on memo Jones to DeLoach, 4-8-63, re:
"Publicity Activities, Miami Division, Commendation Matter."

NOTE: Salutation per file.

Tolson _____
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MAIL ROOM ☐

TELETYPE UNIT ☐

APR 11 11 22 AM '63
FBI
C.D. READING ROOM

EX-104
7 1978

67-138613-332
APR 16 1963
APR 18 1963
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b7C

April 18, 1963

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

APR 18 9 41 PM '63
FBI
READING ROOM

Dear Mr. Grapp:

It is noted that the daily average overtime of the Miami Office for the month of March, 1963, was 2 hours and 30 minutes. This represents an increase over the figure of 2 hours and 19 minutes in February. This matter should be closely followed by you and every effort made to reduce the overtime average of your office.

Sincerely yours,

J. Edgar Hoover

John Edgar Hoover
Director

100-122613-333
10 APR 22 1963
V

REC-145

FDH:saj *saj*
(5)

- 1 - Inspection Division
- 1 - SOG Miami Personnel File

Let
NOTE: Letters being written to all SACs of all offices where daily average overtime for office was 2 hours and 30 minutes or above for March.

Tolson _____
Belmont _____
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Holmes _____
Gandy _____

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MAIL ROOM ☐ TELETYPE UNIT ☐

UNITED STATES GOVERNMENT

Memorandum

TO : Mr. Tolson

DATE: 4-3-63

FROM : Mr. Mohr

SUBJECT: WESLEY G. GRAPP
 Special Agent in Charge
 Miami Division
 OUTSTANDING ANNUAL PERFORMANCE RATING

Tolson _____
 Belmont _____
 Mohr _____
 Casper _____
 Callahan _____
 Conrad _____
 DeLoach _____
 Evans _____
 Gale _____
 Rosen _____
 Sullivan _____
 Tavel _____
 Trotter _____
 Tele. Room _____
 Holmes _____
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There is attached for approval the annual report for SAC Grapp in which his services have been rated Outstanding for the period 4-1-62 through 3-31-63. I have signed the report as the Rating Official.

Mr. Grapp EOD 11-4-46, is in Grade GS 17, \$18,500, and has been SAC in Miami since 4-7-61. The statistical accomplishments for his office during the first eight months of fiscal year 1963 as compared to the same period in fiscal year 1962 are up 43% in convictions and 7% in automobiles recovered and down 11% in fugitives and 31% in fines, savings and recoveries. TIO has ranged from 12.4% to 21.1% in his office. During the last inspection completed 8-31-62 his office was rated Very Good in investigative operations and personnel matters and Good in physical condition and maintenance, administrative operations and contacts. Mr. Grapp was censured 1-25-63 for errors in an investigative report he approved. On the other hand, commended on five occasions and on 12-14-62 received \$150 incentive award for his outstanding direction of the investigation and apprehension of an Identification Order Fugitive. Rated Excellent on his 1962 annual performance rating. The Director last saw him on 2-16-62 and noted he made an excellent personal appearance and seemed to be taking hold of the operations of the Miami Office with vigor.

In the event you approve this rating, I respectfully request that you sign the original and copy as Reviewing Official and the Director sign the original and copy as Approving Official. Upon receipt of all ratings from the Seat of Government and the field, this and other Outstanding ratings will be transmitted to the Department for approval by the Efficiency Awards Committee. Mr. Grapp will then be entitled to a cash incentive award in the amount of \$400 which has been approved in the past for those below the level of Assistant Director who are in Grade GS 16 or above.

RECOMMENDATION:

REC-145

67-188 613-334	
Searched _____	Numbered _____
APR 22 1963	

That you, as Reviewing Official, and the Director, as Approving Official, sign the original and copy of the attached Outstanding rating for Mr. Grapp and upon approval by the Department he be furnished a copy of the rating and approved for an incentive award of \$400.

Enclosures

RRB:crt

(2)

PERMANENT BRIEF ATTACHED.

Rating approved by [signature] 4/10/63

3- [signature]

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

REPORT OF PERFORMANCE RATING

Name of Employee: WESLEY G. GRAPP

Where Assigned: MIAMI
(Division) (Section, Unit)

Official Position Title: SPECIAL AGENT IN CHARGE

Rating Period: from APRIL 1, 1962 to MARCH 31, 1963

ADJECTIVE RATING: OUTSTANDING
Outstanding, Excellent, Satisfactory, Unsatisfactory

Employee's
Initials

Rated by: [Signature] Assistant to the Director 4/1/63
Signature Title Date

Reviewed by: Coyde A. Tolson Associate Director 4/1/63
Signature Title Date

Rating Approved by: J. Edgar Hoover Director 4/1/63
Signature Title Date

TYPE OF REPORT

- (X) Official
(X) Annual

REC-149

- () Administrative
() 60-Day
() 90-Day
() Transfer
() Separation from Service
() Special

67-188 612-333
7 APR 22 1963
149

3-14

NARRATIVE COMMENTS

Note: The regulations require that OUTSTANDING ratings be supported by a statement in writing setting forth IN DETAIL the performance IN EVERY ASPECT and the REASONS for considering each worthy of SPECIAL COMMENDATION. UNSATISFACTORY ratings must be supported by a statement in writing stating (1) WHEREIN the performance is unsatisfactory, (2) the facts of the (90 day) PRIOR WARNING, and (3) the efforts made AFTER THE WARNING TO HELP the employee bring his performance up to a satisfactory level.

**WESLEY G. GRAPP
SPECIAL AGENT IN CHARGE
MIAMI DIVISION**

During the entire rating period, April 1, 1962, to March 31, 1963, Mr. Grapp has served as Special Agent in Charge of the Miami Office, which is one of our more important divisions with regard to the many sensitive and expedite matters handled. The obligations of the Bureau, as well as this office, continued to increase during the past year; nevertheless, Mr. Grapp willingly and capably assumed additional responsibilities in an exceptional manner and is most assuredly deserving of an Outstanding performance rating.

Mr. Grapp works for perfection in each of his assignments. His exceptionally fine record and his advancement to his present important position are attributed to his superior knowledge, initiative, intelligence, aggressiveness and enthusiasm. He is confident, poised, mentally alert, makes an immediate favorable impression and is highly effective in his contacts.

Indefatigable and selfless in his determination to perform in the highest traditions of the Bureau, Mr. Grapp has demonstrated his unusual ability by achieving meaningful accomplishments in convictions, fines, savings and recoveries, fugitives apprehended and automobiles recovered. During this rating period his office was confronted with and successfully handled an unusual number of most complicated criminal matters, particularly in connection with vicious crimes such as kidnaping, murder and robbery.

Mr. Grapp's highly enthusiastic, energetic and loyal performance of his complex duties has been of real value to the operations of the Bureau and he has certainly earned the rating of Outstanding.

REC-105
April 19, 1963

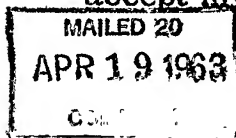
PERSONAL

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Grapp:

I am indeed pleased to advise that you have earned an Outstanding performance rating for the period April 1, 1962, to March 31, 1963, which has been approved by the Efficiency Awards Committee of the Department. There is enclosed a copy of this rating which you may retain.

It is also a pleasure to inform you of my approval of an incentive award for you in the amount of \$400.00 in recognition of your splendid achievement. A check for \$328.00 is enclosed, which represents this award less withholding tax. You should take pride in your superb performance. Please accept my sincere congratulations.



Sincerely,
J. Edgar Hoover

Enclosures (2)

1 - [] (Sent Direct)

LRH:bjb

(4)

Award #1065-63

NOTE: Salutation per file.

Tolson _____
Belmont _____
Mohr _____
Casper _____
Callahan _____
Conrad _____
DeLoach _____
Evans _____
Gale _____
Rosen _____
Sullivan _____
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Trotter _____
Tele. Room _____
Holmes _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

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SAC, Miami

April 19, 1963

Director, FBI

CRIMINAL INTELLIGENCE SCHOOL

Your ~~In-Service Training~~ scheduled for
~~May 6, 1963, is~~ hereby canceled and you are being rescheduled
for ~~Criminal Intelligence School~~ commencing
~~September 23, 1963~~

Confirm attendance.

nmh
(5)

- 1 - Mr. Casper
- 1 -
- 1 - Personnel File of W. G. Grapp

REC'D
JUL 7 1978

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REC-139

187 613-336
9 141

Tolson _____
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Conrad _____
DeLoach _____
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Holmes _____
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MAIL ROOM ☒ TELETYPE UNIT ☐



**UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION**

*In Reply, Please Refer to
File No.*

Director
Federal Bureau of Investigation
United States Department of Justice
Washington, D. C.

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent, I am forwarding herewith (by Check - Money Order) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur.

EXECUTE IN DUPLICATE AND SUBMIT BOTH COPIES TO THE BUREAU

Official Bureau Name (please type or print)	Date	Office of Assignment (or SOG Division)
SA <u>Wesley G. GRAPP</u>	<u>3-8-63</u>	<u>Miami, Fla.</u>

The following person is designated as my beneficiary for Special Agents Insurance Fund:

Name (primary beneficiary; use given first name if female)	Relationship
<u>Mrs. Carolyn K. GRAPP</u>	<u>Wife</u>

Address	
<u>c/o FBI - Miami, Fla.</u>	

Name (contingent beneficiary, if desired; use given first name if female)	Relationship

Address	

The following person is designated as my beneficiary under the Chas. S. Ross Fund providing \$1500 death benefit to beneficiary of agents killed in the line of duty, other than travel accidents.

Name (primary beneficiary; use given first name if female)	Relationship
<u>Mrs. Carolyn K. GRAPP</u>	<u>Wife</u>

Address	
<u>c/o FBI - Miami, Fla.</u>	

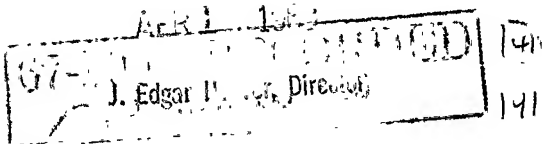
Name (contingent beneficiary, if desired; use given first name if female)	Relationship

Address	

Very truly yours,

Payment Received
Special Agents Insurance Fund

Wesley G. Grapp
Special Agent



XEROX
JUL 8 1978

April 15, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

I am taking this occasion to commend, through you, the agents in the Miami Division who performed in such a fine manner in the investigation of the Interstate Transportation of Stolen Property case involving [redacted] and others.

The success realized in this case can be attributed in no small measure to the very determined and thorough fashion in which each man discharged his individual responsibilities, thus contributing materially to the fine results achieved. Please express my appreciation for a job well done to each participant.

Sincerely yours,

J. Edgar Hoover

1 - SAC, Miami (Personal Attention)

Based on information submitted the Bureau has concluded that individual letters of commendation as you recommended are not warranted. Place a copy of this letter in files of participating personnel, with the exception of Donald G. Sanders, who was individually recognized.

1 - [redacted] (Sent Direct)

CTP:bjb

(7)

Based on letter from Miami, 4-2-63, and addendum General Investigative Division, 4-4-63, re: "UNSUBS (2); Armed Robbery of \$82,677, Tropical Park Race Track, Miami, Fla., 1-14-63, ITSP-MT," and addendum Administrative Division, 4-12-63, and

Copies prepared and attached for files of: [redacted]

EX-107
JUL 8 1978
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MAILED 20
APR 15 1963

Tolson _____
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MAIL ROOM ☐ TELETYPE UNIT ☐

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WESLEY G. GRAPP

Mr. Tolson...✓
Mr. Belmont...
Mr. Mohr...
Mr. Casper...✓
Mr. Callahan...
Mr. Conrad...
Mr. DeLoach...
Mr. Evans...
Mr. Gale...
Mr. Rosen...
Mr. Sullivan...
Mr. Tavel...
Mr. Trotter...
Tele. Room...
Miss Holmes...
Miss Gandy...
✓
MM

April 22, 1963

Mr. John Edgar Hoover
Director
Federal Bureau of Investigation
Washington, D. C.

b6
b7c

Dear Mr. Hoover:

The most welcome news in your letter of April 19, 1963, has been received, transmitting an Outstanding performance rating with a cash incentive award. I did not want the day to pass without extending to you heartfelt appreciation for such recognition.

Obviously, the cash incentive award means much to me, but the individual recognition by you in the form of an Outstanding performance rating means even more. It is my sincere desire to show such appreciation on a day-to-day basis through intense personal loyalty to you and the FBI as well as the performance of my duties in a manner that is pleasing to you.

With every good wish for many more years as the extremely capable Director of the FBI.

Sincerely,

Wesley Grapp
Wesley Grapp

XEROX
JUL 7 1978

REC-148

67-188615-338
Searched 75 Numbered 136
4 APR 24 1963

1 MAY 2 1963

141
(13)

2/10/64

May 17, 1963

PERSONAL ATTENTION

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

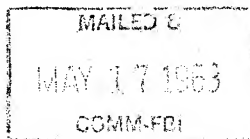
Dear Mr. Grapp:

According to Bureau records Time Spent in Office by Agents (TIO) in the Miami Office was 12.8 per cent in February, 14.8 per cent in March and 17.3 per cent in April. The consistent upward trend which this discloses is considered undesirable. You must give this your personal attention and make every effort to reduce TIO.

Sincerely yours,

J. Edgar Hoover

John Edgar Hoover
Director



EX-107
JUL 7 1978

- 1 - Inspection Division
1 - SOG, Miami Office Personnel File

67-18873-339
Searched _____ Numbered _____
4 MAY 20 1963

LLD:ves
(5)

REC-143

NOTE: Letter is being written to offices where TIO in April exceeded 15 per cent.

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MAIL ROOM ☐ TELETYPE UNIT ☐

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QPR *mal*

300
222

July 16, 1963

Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami 52, Florida

Dear Mr. Grapp:

The accomplishments of the Miami Division for fiscal year 1963 show an improvement in all categories over those reported in fiscal year 1962 except fines, savings and recoveries. The increased accomplishments in convictions, fugitives apprehended and automobiles located provide evidence of the fine work performed by personnel of the Miami Division.

The matter of fines, savings and recoveries should receive immediate consideration in order that the record for the current fiscal year may be completely favorable.

Sincerely yours,

- 1 - [] (Administrative Division)
- 1 - Special Investigative Division (Fugitive Section)
- 1 - SOG (66-2362-29)
- ① - SOG Personnel File - Grapp

XEROX
JUL 17 1978

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b7c

JWB/jms
(6)

NOTE: Letter being sent based on Rosen to Belmont memorandum dated 7/9/63. Miami accomplishments for fiscal year 1963 were as follows:

Convictions	Fines, Savings and Recoveries	Fugitives	Automobiles Recovered
+1%	-32%	+2%	+5%

DUPLICATE YELLOW

37-111-10000 27

1 - Mr. Mohr
1 - Mr. Callahan
1 - Mr. DeLoach

1 - Mr. Belmont
1 -
1 -
1 -
1 -

August 8, 1963

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Mr. Wesley G. Grapp
Federal Bureau of Investigation
Miami, Florida

Dear Mr. Grapp:

The information you have furnished in connection with the situation which has developed in the Anti-Racketeering case involving has been carefully reviewed.

The Bureau recognizes the need for aggressive action in these investigations. However, without careful planning and good judgment, our accomplishments can be seriously jeopardized. On covert assignments it is basic that all precautions must be taken to avoid situations which could result in embarrassment to the Bureau.

I must insist that when your office is engaged in the development of such highly sensitive coverage of prominent hoodlums and their associates, sufficient preparations are made and all personnel involved are carefully selected and fully briefed. These operations must be closely supervised in order that maximum accomplishments can be obtained with full security. You must personally insure such operations are carefully reviewed so that all eventualities are considered, to maintain complete security of our investigative techniques and to avoid situations involving potential embarrassment to the Bureau.

Investigations involving organized criminal elements have become of extreme importance and it is essential that we competently handle them. You will be expected to see that these investigations in your office are conducted with a maximum degree of good judgment, imagination and thorough planning.

Very truly yours,

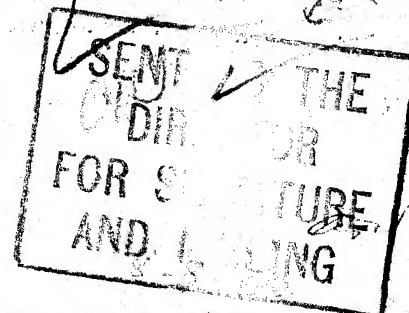
(s) J. Edgar Hoover
Valed by the Director
John Edgar Hoover
Director

NOTE: See memo Evans to Belmont captioned " Anti-Racketeering," 8/8/63,
CHS:rap.

ARW:rap
(11)

MAIL ROOM ☐ TELETYPE UNIT ☐

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